



SEPARATOR



54-00068



HAZ WASTE



COMPLIANCE



10/11/1991



N/A

Carolyn
start

54-0068

OCT 11 1991

**FACILITY INVESTIGATION
PRELIMINARY REPORT
CEDAR CHEMICAL CORPORATION
WEST HELENA, ARKANSAS**

**PREPARED BY:
ENVIRONMENTAL & SAFETY DESIGNS, INC.**

OCTOBER 1991

**CEDAR CHEMICAL CORPORATION
FACILITY INVESTIGATION PRELIMINARY REPORT**

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1.0 INTRODUCTION

Cedar Chemical Corporation has agreed to conduct a Facility Investigation (FI) pursuant to the Consent Administrative Order (CAO) issued by the Arkansas Department of Pollution Control and Ecology (ADPC&E) for the Cedar Chemical facility in West Helena, Arkansas. The following preliminary report has been developed in accordance with the ADPC&E Scope of Work for a Facility Investigation (FI) included in the CAO as Exhibit A.

The purpose of the preliminary report is to provide a description of current conditions that exist at the facility. This description includes, but is not limited to, the history of the facility and its operations, a description of the site and its location, including all solid waste management units (SWMUs), and the nature and extent of any contamination that may exist at the site. The information presented in this preliminary report was obtained from Cedar Chemical personnel and records, existing reports and studies, regulatory information from EPA Region VI and ADPC&E, and site visits to the West Helena facility.

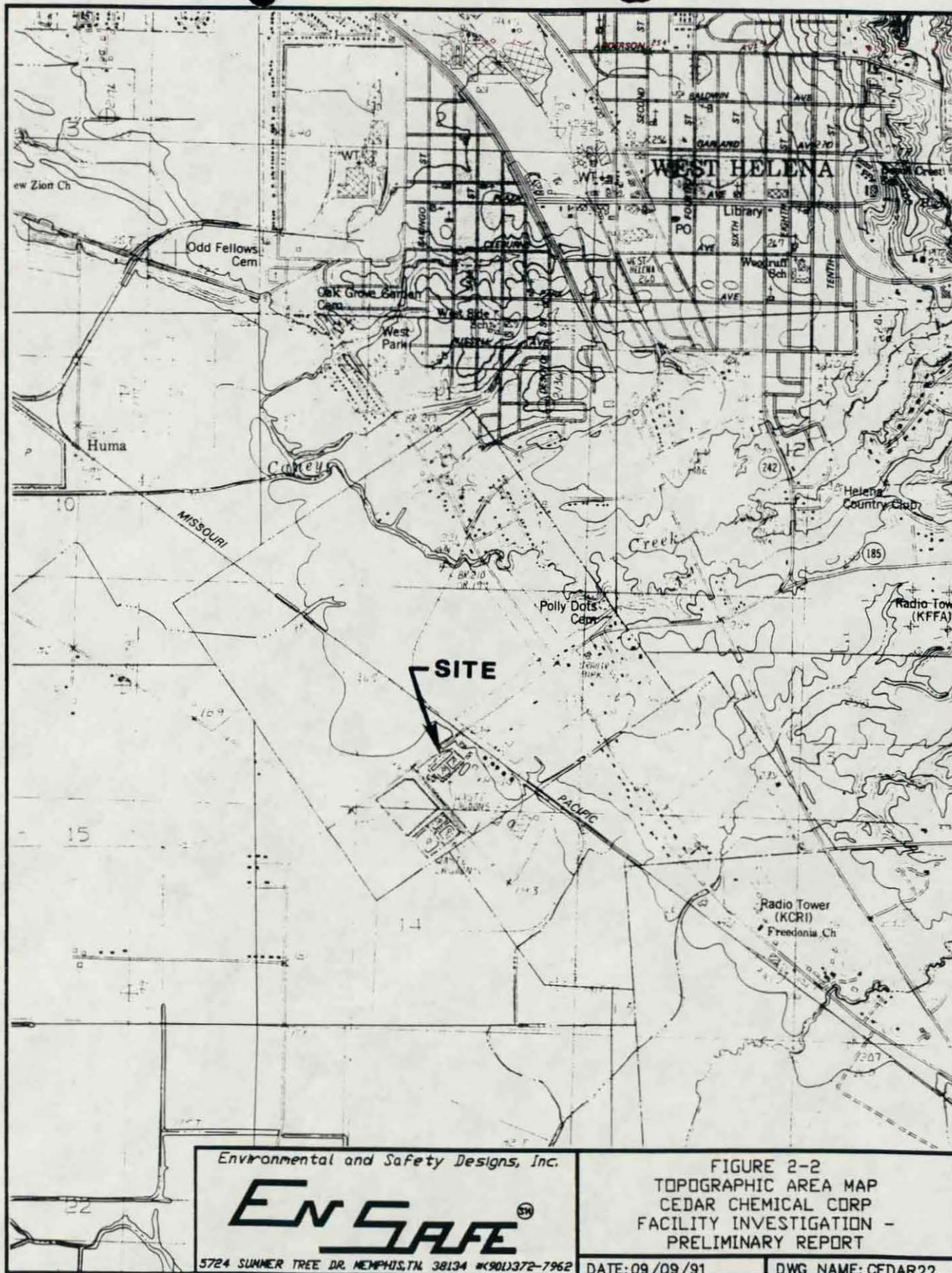
2.0 FACILITY BACKGROUND

The following section provides background information on the Cedar Chemical facility including a description of the location and physical features of the site and surrounding areas. A general history of the site is also included emphasizing the historical use of the facility for chemical manufacturing and treatment, storage and disposal of solid and hazardous waste.

2.1 Site Description

Cedar Chemical Corporation owns and operates a chemical manufacturing facility in Phillips County, Arkansas, just south of West Helena, Arkansas. The site consists of approximately 48 acres located on State Highway 242, one mile southwest of the intersection of U.S. Highway 49 and Highway 242. A topographic site plan of the facility including all site features and improvements, topographic contours and property boundaries is included in Figure 2-1. A topographic map of the area surrounding the facility is included in Figure 2-2.

The facility consists of five production units and support facilities, a newly constructed office building, and a biological treatment system. Active processes are conducted on approximately 20 acres of the site. The remainder of the site contains the biological treatment ponds and closed surface impoundments.



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FIGURE 2-2
TOPOGRAPHIC AREA MAP
CEDAR CHEMICAL CORP
FACILITY INVESTIGATION -
PRELIMINARY REPORT

DATE: 09/09/91

DWG NAME: CEDAR22

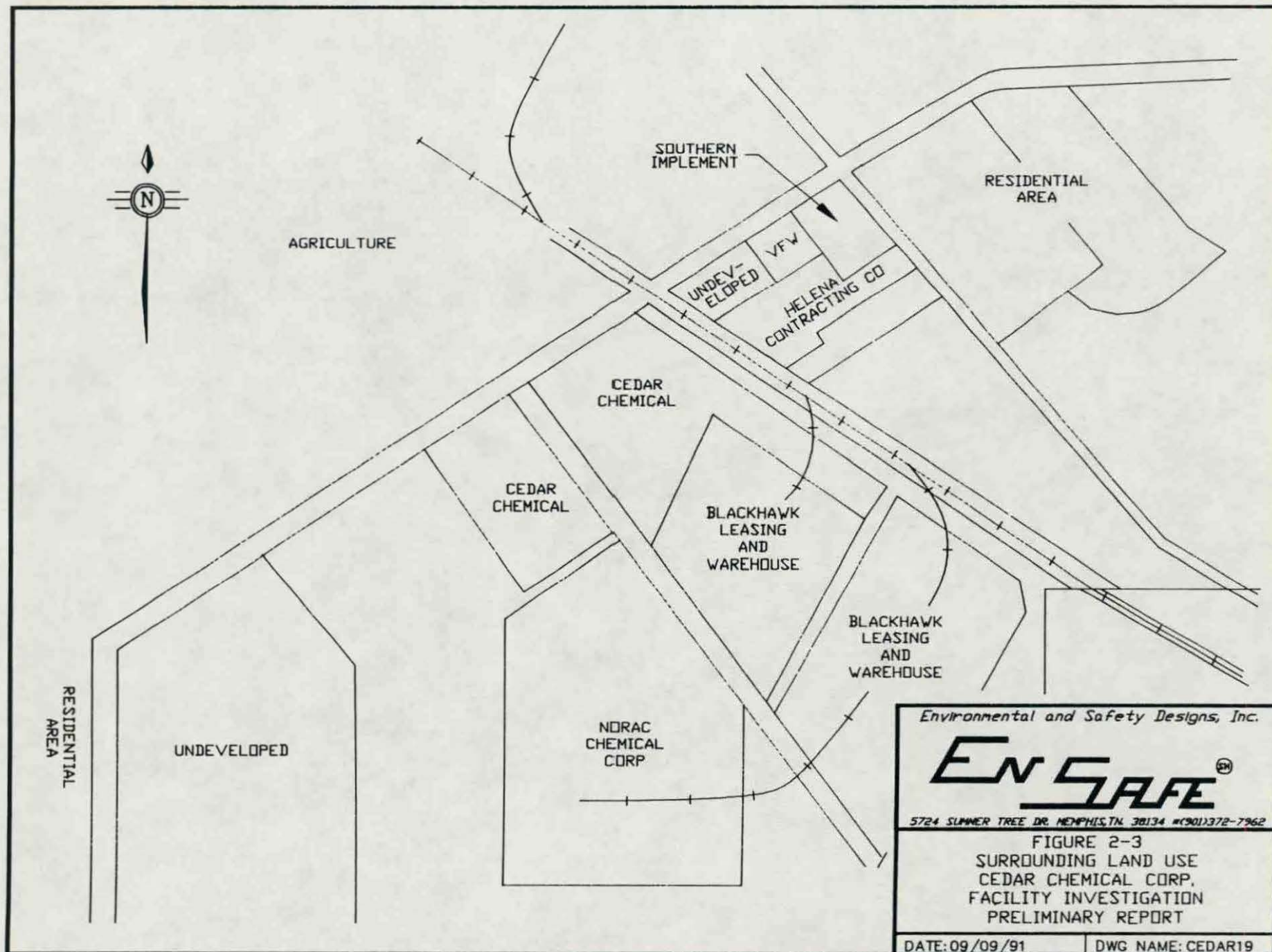
The site is located in the Helena-West Helena Industrial Park. It is bounded by Arkansas Highway 242 to the north, a Union-Pacific railway to the east and other industrial park properties to the south and west. The land north of Cedar Chemical across Highway 242 is currently used as agricultural property. Residential areas are located to the southwest and northeast of the site; however, there are no domestic wells within one mile of the site, but an agricultural irrigation well is located approximately a quarter mile north of the site. Maps of the surrounding land usage and the location of surrounding wells are included in Figures 2-3 and 2-4.

The Cedar Chemical plant receives water from two potable water supplies. The front portion of the plant, which includes the front offices, shower room and laboratory, receives potable water from the City of West Helena. The remainder of the plant is supplied by the City of Helena.

All non-hazardous process and sanitary wastewater discharges to a three-pond biologic treatment system located on the west side of the plant facility. Effluent from the treatment system is pumped off-site through a 4.5 mile pipeline which discharges directly into the Mississippi River through National Pollutant Discharge Elimination System (NPDES) permitted outfall #002. Stormwater runoff is collected in a series of ditches which drain to the southwest corner of the site into a 150,000 gallon stormwater retention pond. The initial 150,000 gallons of stormwater from a rainfall event, are collected in the retention pond. The initial amount of water collected in the pond should contain the highest concentration of contaminants that may be present on the site. Runoff exceeding the capacity of the pond is discharged directly into a stormwater ditch identified as NPDES Outfall #001. The retention pond is subsequently drained by pumping the contents to the biological treatment system adjacent to the west side of the main plant property. The current NPDES Permit # AR0036412 expires in October 1995. No other hazardous material or hazardous waste is treated or disposed at the site. The location of the biological treatment ponds is included in the site map in Figure 2-1.

2.2 Site History

Prior to 1970, the site was farm land. In 1970, Helena Chemical Company acquired the site for construction of a propanil manufacturing facility. In 1971, the plant was sold to J. A. Williams, who in turn transferred the plant to Eagle River Chemical Corporation, a newly formed Arkansas corporation which was initially controlled by the Ansul Company. Under Ansul's management, the plant was converted to the production of dinitrobutylphenol, also known as dinoseb. In late 1972, Ansul sold its majority stock interest in Eagle River Chemical Corporation back to the corporation, leaving J. A. Williams as the sole shareholder. Eagle River Chemical Corporation was subsequently merged into Vertac Chemical Corporation. Cedar



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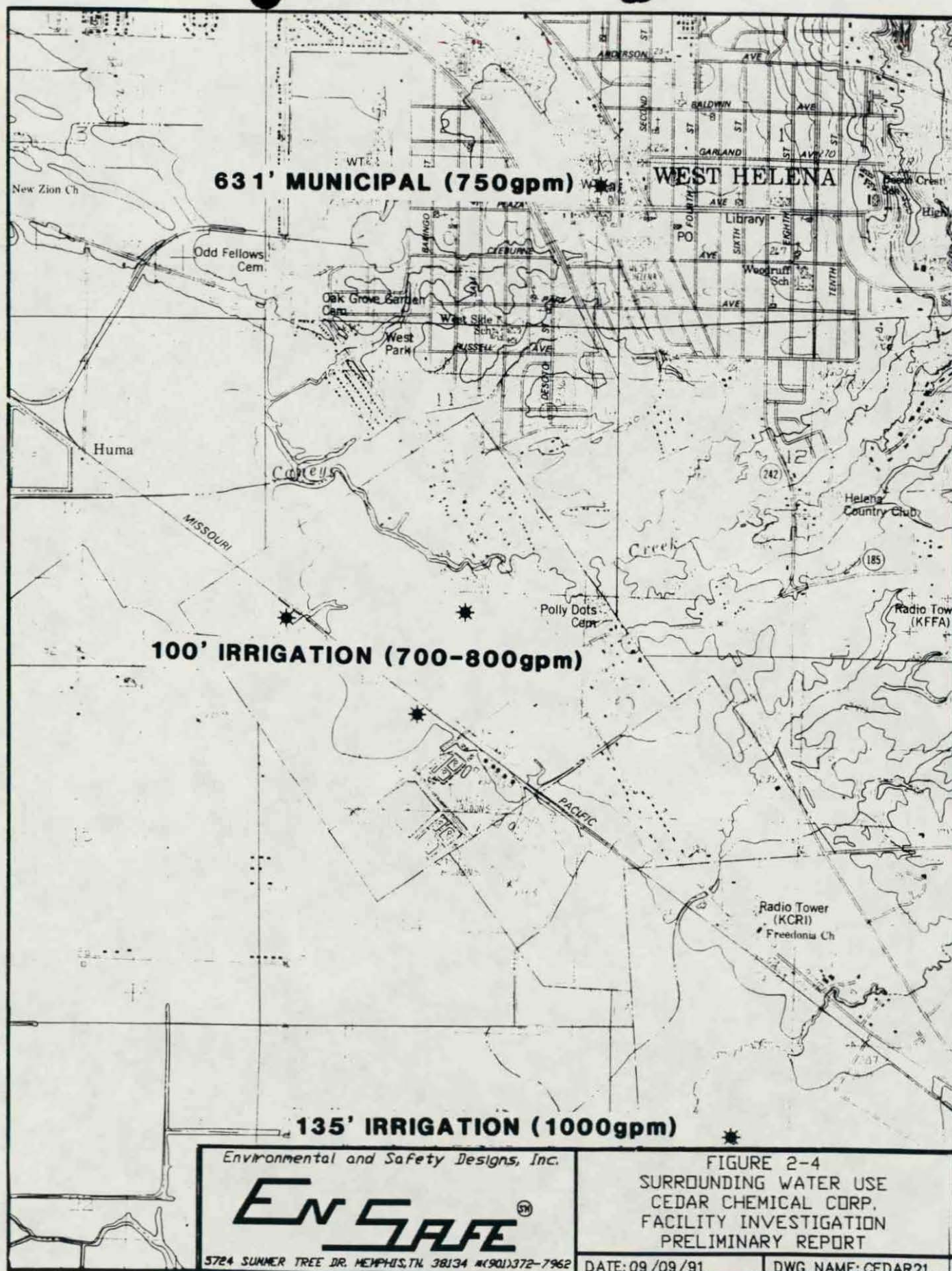
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FIGURE 2-3
SURROUNDING LAND USE
CEDAR CHEMICAL CORP.
FACILITY INVESTIGATION
PRELIMINARY REPORT

DATE: 09/09/91

DWG NAME: CEDAR19



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FIGURE 2-4
SURROUNDING WATER USE
CEDAR CHEMICAL CORP.
FACILITY INVESTIGATION
PRELIMINARY REPORT

DATE: 09/09/91

DWG NAME: CEDAR21

Chemical Corporation acquired the site from Vertac in 1986.

2.2.1 Site Operations

Cedar Chemical Corporation manufactures various agricultural chemicals and organics including insecticides, herbicides, polymers, and organic intermediates. Plant processes are batch operations with seasonal production fluctuations and constant introduction of new products. Batch chemical process operations include acylation, alkylation, amidations, carbamoylation, chlorination, distillation, esterification, acid and base hydrolysis, and polymerization.

Cedar Chemical Corporation manufactures its own products (such as Propanil, a rice herbicide) and also serves as a custom manufacturer of chemicals for contract customers. Formulation and packaging are ancillary activities, should the product be ready for the consumer market.

The facility employs approximately 100 people. The plant operates 24 hours per day, seven days per week. The facility consists of six production units.

Unit 1 is utilized for formulation of various custom products for other companies such as permethrin and permethrin acid chloride. Unit 2 is the propanil production unit. Unit 3 was destroyed in a fire and explosion on September 26, 1989. Unit 4 is used for production of various custom products such as Orfom D-8 and Orfom CO300. Unit 4 has also been contracted for the production of methyl 2-benzamide carbamate (MBC), methyl ethyl sulfide (MES) and the mixing of Metam Sodium. Unit 5 is primarily used to manufacture nitroparaffin derivatives. Unit 6 began producing dichloroaniline in 1991 which is used in the production of Propanil.

2.2.2 Solid and Hazardous Waste

Cedar Chemical does not currently treat, store or dispose of the hazardous waste generated at the facility on site. All hazardous wastes generated at the facility are stored onsite less than ninety (90) days and transported off site for disposal at an approved landfill, incineration or deep-well injection facility. Any airborne contaminants which are emitted from the plant in its current mode of operation are provided for under Permit 878-AR-4 issued on September 17, 1991 by the ADPC&E. Applications for two air permit modifications are presently pending with ADPC&E. Table 2.1 lists the hazardous waste transporters and disposal facilities that have been used by Cedar Chemical.

On site waste disposal methods were used at the facility prior to Cedar Chemical acquiring the property in 1986. It would be more accurate to say: During certain periods between 1971 and 1973, the former owners of the facility began disposing of waters in the

Table 2.1

HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES

NAME	LOCATION	TSD
Gibraltar Wastewater, Inc.	Kilgore, Texas	Transporter
Gibraltar Chemical Resources Deep Well	Winona, Texas	Deep Well Disposal
Lees Trucking Service	El Dorado, Arkansas	Transporter
Service Lines, Inc.	Marshall, Texas	Transporter
Rollins Environmental Services of Louisiana, Inc.	Plaquemine, Louisiana	Deep Well Disposal
Rollins Incineration Service	Baton Rouge, Louisiana	Incineration
Chemical Waste Management	Oakbrook, Illinois	Transporter
Chemical Waste Management	Carlyss, Louisiana	Incineration/ Fuel Reuse
EMPAK, Inc.	Deer Park, Texas	Disposal
ENSCO	El Dorado, Arkansas	Disposal
Ross Environmental/ Incineration Service	Grafton, Ohio	Incineration
Chemical Resources	Tulsa, Oklahoma	Disposal
CECOS Environmental	Odessa, Texas	Disposal

unlined earthen ponds. Thereafter, Helena Chemical Company (at the time an affiliate of the site owner) used the ponds for disposal of waste water generated in its formulating and packaging operations at a nearby facility.

The small pond was used for the neutralization of dichloroaniline and propionic acid through the addition of limestone. The other two ponds were used for waste disposal. Wash water from Helena Chemical's chemical formulation operations was also placed into the ponds. Helena Chemical stopped disposing of their wastes in the ponds around 1976-77. The ponds were closed in 1978. The closure procedure consisted of pumping the water from the ponds and then placing a clay cap of native soils and bentonite over them. The water was removed and disposed of by Rollins Environmental Services.

Prior to Cedar Chemical's purchase of the property, as many as 300 drums of waste were placed in a concrete vault beneath the onsite warehouse. The current condition and contents of these drums is unknown. While constructing a drainage ditch, an undetermined number of buried drums were discovered in the vicinity of the newest production unit (Unit 6). Under the terms of the current Consent Administrative Order, Cedar Chemical Corporation has agreed to remove the buried drums in accordance with the approved removal work plan dated June 1990.

2.3 Environmental Setting

2.3.1 Physiography

The Cedar Chemical Company facility is located approximately two miles west of the Mississippi River in part of a physiographic setting known as the Mississippi Embayment Region . The topography of the terrain at the site and surrounding area is relatively flat with some areas dipping gently towards the southeast. Ground surface elevations at the site tend to vary from about 188 to 197 feet mean sea level (MSL). Localized changes in topographic relief are due mainly to alterations made to the original ground surface for construction purposes or for directing surface flow runoff. Generally, surface flow runoff tends to be towards the southeast and the Mississippi River. Since topography is relatively flat, overland flow velocities are low and some areas where no modifications have been made to the original ground surface are poorly drained. The facility is not located in the 100 year floodplain of the Mississippi River.

2.3.2 Regional Geology

The lowermost geologic unit of concern at the site is the Sparta Sand. The Sparta Sand consists mainly of a gray, very fine to medium sand with brown and gray sandy clay. This formation appears to have been a beach deposit of a transgressing sea and ranges in

thickness from 300 to 400 feet. The Sparta Sand serves as the major deep source of groundwater in the area.

Overlying the Sparta Sand is the undifferentiated Jackson-Claiborne Group. The Claiborne Group consists mainly of silty clay with some thin, discontinuous beds of silty clay and lignite. The Jackson Group is typically comprised of gray, brown, and green silty clay with some lignite.

The surficial and near surficial soils consist of alluvial deposits of fine grained sands and silt of Quaternary age. These deposits generally range from 25 to 40 feet in thickness and are often underlain by coarser sands and gravel. Portions of these upper soils apparently consist of outwash from Crowley's Ridge as evidenced by the relatively high silt content.

2.3.3 Site Geology

During a previous investigation conducted at the site, three distinct stratigraphic units were identified beneath the site. The basal stratigraphic unit identified consisted of a very stiff, dark gray, sandy clay with lignite. This stratum was encountered at a depth of approximately 134 feet below ground surface. Geological and hydrogeological information and data obtained from previous investigations can be found in Appendix A.

Overlying the sandy clay is a relatively clean fine to coarse sand with some gravel to a depth of approximately 50 feet. This sand grades in a fining upward sequence to a medium dense to dense silty fine sand to depths of 42 to 27 feet.

Interbedded very stiff to firm, tan, gray and brown silty clay and clayey silts were encountered from the ground surface to the top of the alluvial sands. Coefficients of permeability of this unit were found to range from 4.0×10^{-5} cm/sec to 8.5×10^{-8} cm/sec.

2.3.4 Site Hydrogeology

The site is underlain by several units of unconsolidated Quaternary and Tertiary sedimentary deposits. Units with high sand content form aquifers and silty, clayey units serve as aquitards.

The uppermost aquifer at the site is comprised of fine to medium grained alluvial sand deposits. This alluvial aquifer is bounded by silty clays and clayey silts above, and the Jackson Clay below. Table 2.2 summarizes data from a previous hydrogeologic study that describes some characteristics of these units. (Grubbs, Garner, & Hoskyn, Inc., 1988)

Because there are three (3) large irrigation wells (700-1000 gpm each) within one (1) mile of the site to the north, natural groundwater flow is inconclusive. Weekly static water level data collected between July 1988 and March 1988 reveal a groundwater divide trending northeast/southwest across the center of the site. This divide was present in 15 of 21 water level measurement events. In general, groundwater north of the divide flows to the northwest and groundwater flow south of the divide is oriented to the south.

The weekly water level measurements also indicate that the hydraulic gradient for the alluvial aquifer ranges between 0.0006 and 0.002 feet per foot. Using these figures, the range of hydraulic conductivities in Table 2.2, and an effective porosity of 50 % (estimated in the PR/VSI report by A.T. Kearney, Inc., 1988), a range of groundwater velocities have been calculated:

$$Q = (k \cdot i) / n$$

Where:

- k = hydraulic conductivity (feet/day)
- i = hydraulic gradient (feet/foot)
- n = effective porosity (percent)
- Q = groundwater velocity

Low Estimate

$$(0.000036 * 0.0006 * (86400 \text{sec} / 30.48 \text{cm})) / 0.5 = 1.2 \times 10^{-4} \text{ ft/day}$$

High Estimate

$$(0.002 * 0.0025 * (86400 \text{sec} / 30.48 \text{cm})) / 0.5 = 0.28 \text{ ft/day error}$$

0.028 ft/day correct

Table 2.2
Hydrogeologic Study
(Grubbs, Garner, & Hoskyn- July 1988)

Unit	Depth from Ground Surface	Falling Head Permeability cm/sec	K Hydraulic Conductivity cm/sec	Hydraulic Properties
Stiff Gray to Brown Silty Clay and Clayey Silt	0-35' (avg.)	8.5×10^{-8} to 4×10^{-6}	N/A	Aquitard and possible upper confining unit for the alluvial aquifer
Medium to Fine silty Sand	35 to 140'	N/A	Upper Portion 3.6×10^{-6} to 7.1×10^{-4} Lower Portion 2.5×10^{-2}	Alluvial aquifer, yields 700-100 gpm to nearby irrigation wells
Stiff Gray Sandy Clay	Below 140'	1×10^{-7} (est.)	N/A	Aquitard, Probably the lower confining unit for the alluvial aquifer

N/A - Not Available

2.3.5 Meteorology and Air Quality

Arkansas has the humid mesothermal climate characteristics of the southeast to south-central United States. The area's rainfall is 50 inches per year, with most precipitation occurring between February and April. Phillips County is an attainment area for all primary and secondary air pollutants. The prevailing wind is southwest at an average speed of 8 mph and is in that direction 12.3 percent of the time. The average annual temperature is 62.7 degrees Fahrenheit.

2.4 Summary of Past Environmental Permits

The following permits have been issued to Cedar Chemical Corporation or previous owners/operators of the facility:

- * Permit 126-A was issued to Eagle River Chemical Corporation in 7/28/72 to manufacture Propanil from propionic acid, propionic anhydride, and 3,4-dichloroaniline.
- * Permit 126-AR-1 was assigned to Eagle River Chemical Corporation on 11/19/76 to include the addition of three new processes: a) nitro benzoate ester, b) methomyl, c) Basalin.
- * Permit 126-AR-2 was issued to Eagle River Chemical Corporation on 9/29/78 to replace the Steam Jet Vacuum device with a vacuum pump.
- * Permit 126-AR-3 was assigned to Vertac, Incorporated on 11/16/79 to include manufacturing permethrin and cypermethrin.
- * Permit 126-AR-4 was issued to Vertac Chemical Corporation on 7/24/81 to include expansion of DRA unit.
- * Permit 878-A was assigned to Cedar Chemical Corporation on 4/4/88 to update the facility's existing air permits.
- * Permit 878-AR-2 was issued to Cedar Chemical Corporation on 12/12/89 to include production of tris (hydroxymethyl) aminomethane (TA), 2-amino-butanol (2ab), and 2-amino-2-propanol (AMP).
- * Permit 878-AR-3 was assigned to Cedar Chemical Corporation on 7/10/90 to include manufacturing of Telene Rim (R) Resin.
- * Permit 878-AR-4 is the latest air release permit assigned to Cedar Chemical on September 17, 1991 and includes permethrin acid chloride, DEPHA, Sectagon, methylthiopinocolone oxime (MTPO), Orfom D-8 and C0300, dichloronitrobenzene (DCNB), 3,4-dichloroaniline (DCA), methyl 2-benzimidazole carbamate (MBC) in addition to the previously approved substances. Applications for two modifications to this permit are

presently pending.

- * Permit AR0036412 was assigned to Cedar Chemical on 9/27/85 to allow the discharge of treated effluent water to the Mississippi River and the industrial drainage ditch. This permit expired on 9/27/90. It was renewed on 9/28/90 to expire on 10/31/95.

2.5 Summary of Enforcement Actions

On December 19, 1986, a notice of violation was issued by the ADPC&E citing "reasonable grounds to believe that Cedar Chemical corporation and Vertac Chemical Corporation have committed the following violations of Arkansas Waste Management Act of 1979, the Arkansas Hazardous Waste Management Code, the Arkansas Water and Air Pollution Control Act and Regulation No. 2."

These alleged violations included:

- * Disposal of hazardous wastes at a facility without a permit (release of hazardous wastes to biological treatment ponds on multiple dates in early 1986).
- * Failure to maintain and operate the facility in a manner that would minimize the possibility of any sudden or non-sudden releases of hazardous wastes or hazardous waste constituents to the soil or surface waters.
- * Placing wastes in a location likely to cause pollution of the waters of the State.
- * Failure to inspect a container storage area frequently enough to detect potential problems.
- * Failure to develop and follow a written inspection schedule.
- * Failure to develop and remedy deterioration or malfunction of equipment or structures on a schedule which ensures that the problem does not lead to an environmental or human health hazard (this alleged violation involved and inoperative sump in the container storage area).

Cedar was assessed to investigate these allegations in accordance with APDCE regulations (sampling and analysis of biological treatment ponds, soil and geologic survey, groundwater monitoring plan) and pay assessments totaling \$45,000.

These allegations led to a Consent Administrative Order (CAO) which:

- * Dismissed Vertac as a party to the Action.

- * Called for a stop to the release of any hazardous wastes to surface impoundments at the West Helena Facility.
- * Called for the investigations indicated by the Notice of Violation to be initiated.
- * Established a report schedule for these investigations (including penalties for late reporting).
- * Agreed to a compromise on civil penalties of \$15,000.

The current CAO confirms that Cedar Chemical Corporation fully complied with the previous CAO.

On June 26, 1990, Cedar chemical was informed of a violation which was observed during a compliance evaluation inspection. The violation involved the disposal of monitoring well purge water directly onto surface soils. Groundwater monitoring at the site has been terminated until this issue is resolved.

3.0 NATURE AND EXTENT OF CONTAMINATION

3.1 Release Pathways

This section discusses the potential for release of hazardous constituents into the various media and the potential impact the releases might have on human health. Potential migration pathways will also be discussed for each individual Solid Waste Management Unit (SWMU) involved in this facility investigation.

3.1.1 Air Release Pathways

Many of the hazardous materials manufactured and used at the facility contain volatile organic compounds. However, the manufacturing processes at the plant utilize effective pollution abatement techniques to minimize air emissions. Cedar Chemical has also obtained permits for their point source emissions from ADPC&E. The primary source of hazardous air pollutants at the facility are fugitive emissions from isolated activities in which small quantities of volatile organic compounds generated or used at the facility are exposed to the air. Incidental surface releases could also result in hazardous air emissions. Fugitive air emissions from non-permitted sources do not pose a significant threat to air quality at the Cedar Chemical facility.

3.1.2 Surface Water

Stormwater runoff is collected in an open stormwater drainage system (SWMU #59) and discharged into the 150,000 gallon stormwater retention pond (SWMU #60). The retention pond is subsequently drained by pumping the contents to the biological treatment system.

Treated wastewater effluent is pumped through a 4.5 mile pipeline to the Mississippi River where it is released as NPDES permitted outfall #002. In the event of excessive rainfall, the stormwater sump is bypassed and surface runoff is discharged via NPDES permitted outfall #001 to the industrial park ditch adjacent to the facility.

The NPDES permit for the facility requires monitoring outfalls #001 and #002 for various parameters. Monitoring records indicate that the facility has been successful in meeting the effluent limitations specified for outfall #002, with only occasional excursions. The records indicate that the intermittent stormwater discharged through outfall #001 often exceeds its NPDES effluent limitations (primarily for Chemical Oxygen Demand, Oil and Grease and pH). Discharges from outfall #001 have also recently failed biomonitoring testing for toxicity.

Since all surface water runoff on the site is collected in the stormwater drainage system, the only threats to offsite surface waters are from NPDES outfalls #001 and #002. According to available information, outfall #001 on several monitoring events has exceeded the permit limitations. Appendix B contains a copy of the current NPDES permit for the facility, records of past deficiencies, and monitoring data for outfall #001.

3.1.3 Soil Pathway

Areas of yellow stained soil (Area of Concern #1) were observed at the facility during a 1988 VSI conducted by EPA Region VI. This staining has been attributed to a dinitroherbicide which was manufactured by a former operator of the site and reportedly dumped on the site; however, no analyses have been conducted to positively identify the contaminant. Potential soil contamination was noted at several SWMU's on the site also.

Surface and subsurface soil sampling was conducted at three inactive ponds (SWMU's #69, #70 and #71) in 1985 by Ecology and Environment, Inc. under contract for EPA Region VI. Results of the sampling event indicated that the subsurface material is contaminated with pesticides and other organic compounds and that the surface fill is contaminated with pesticides. A copy of the sampling report issued by Ecology and Environment can be found in Appendix C.

As noted earlier in the report buried drums of unknown material have been discovered on the plant site (SWMU #73). Woodward-Clyde Consultants collected soil samples from areas adjacent to the buried drums where the DCA manufacturing unit was later constructed. The samples were analyzed for various pesticides and organic compounds. The results of the analyses revealed pesticide contamination as deep as 15 feet. A map of the sampling locations and the corresponding laboratory data from the Woodward-Clyde

report can also be found in Appendix C. It should be noted that a plan to remove the drums has been approved by the ADPC&E and will be implemented under an agreement established in the current CAO.

Soil samples were collected in 1984 by Ecology and Environment, Inc. as part of the National Dioxin Study. During the sampling event 43 soil samples were collected from different locations and analyzed for TCDD (Dioxin). The study revealed that no TCDD was detected in any of the samples collected at the facility. A memorandum from Tom Smith with Ecology and Environment to Keith Bradley verifies the sampling results. A copy can be found in Appendix C.

Due to the potential for soil contamination from several SWMU's and confirmed or observed soil contamination at several locations, soil at the Cedar Chemical plant represents a significant release pathway for site contaminants.

3.1.4 Groundwater Pathway

A hydrogeologic investigation was conducted at the site in 1988 by Grubbs, Garner and Hoskyn, Inc. According to their report, the coefficients of permeability in the upper soil stratum range from 8.5×10^{-8} in the silty clay soils to as high as 4.0×10^{-5} in the clayey silt soils. These low permeability soils would help impede the vertical migration of contaminants on the site, but the potential for groundwater contamination still exists. The soil contamination sources discussed in the previous section would be the most likely sources of groundwater contamination on the site.

Sufficient data has been collected to characterize the groundwater aquifer at the site. Reports developed by Grubbs, Garner and Hoskyn, Inc. include boring logs, monitoring well schematics, soil profiles, groundwater elevations, and potentiometric surface maps for the site. A copy of these reports can be found in Appendix A. Limited chemical analyses on groundwater samples collected from the wells have been conducted. A copy of all available groundwater data can also be found in Appendix D.

3.1.5 Potential Impact on Human Health

Cedar Chemical Corporation has approximately 125 employees at its West Helena plant. Other industrial park properties are adjacent to the western and southern boundaries of the Cedar Chemical property. Beyond the industrial park to the north and west is primarily agricultural land. Residential property located to the southwest and northeast of the site obtain their potable water supply from municipal wells more than one mile away from the site. The majority of the stormwater runoff at the site is collected and treated prior to being discharged into the Mississippi River via a 4.5 mile pipeline. Access to the site is limited to authorized personnel only. The Cedar Chemical facility does not pose a significant

threat to human health due to the waste management practices at the facility, the limited access of the property to unauthorized personnel and the distance (approximately one mile) of the nearest drinking water supply well to the site.

3.2 Possible Sources of Contamination

The PR/VSI Report issued by EPA in 1988 identified 74 solid waste management units and one additional area of concern (AOC) at the Cedar Chemical facility. (A complete list of the SWMU's can be found in Appendix E and a map showing the location of the SWMU's can be found in Figure 3.1.) Thirteen of the SWMU's and the one AOC identified by EPA were considered to have a strong potential for past releases to the environment and will require further investigation to determine if a release has occurred. The following sections describe each of these units based upon the observations made during the PR/VSI, including the possible contaminants released from each unit and the most likely release pathway.

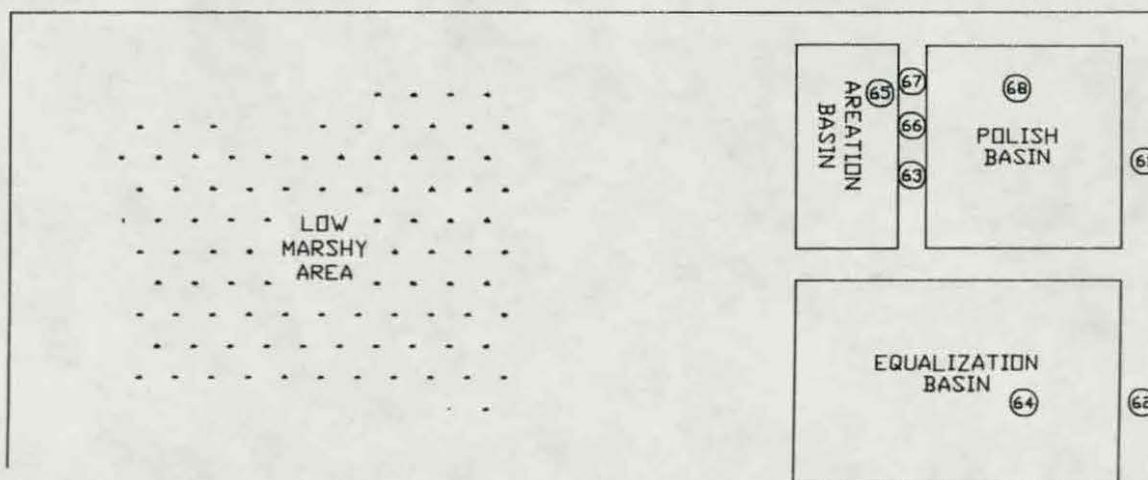
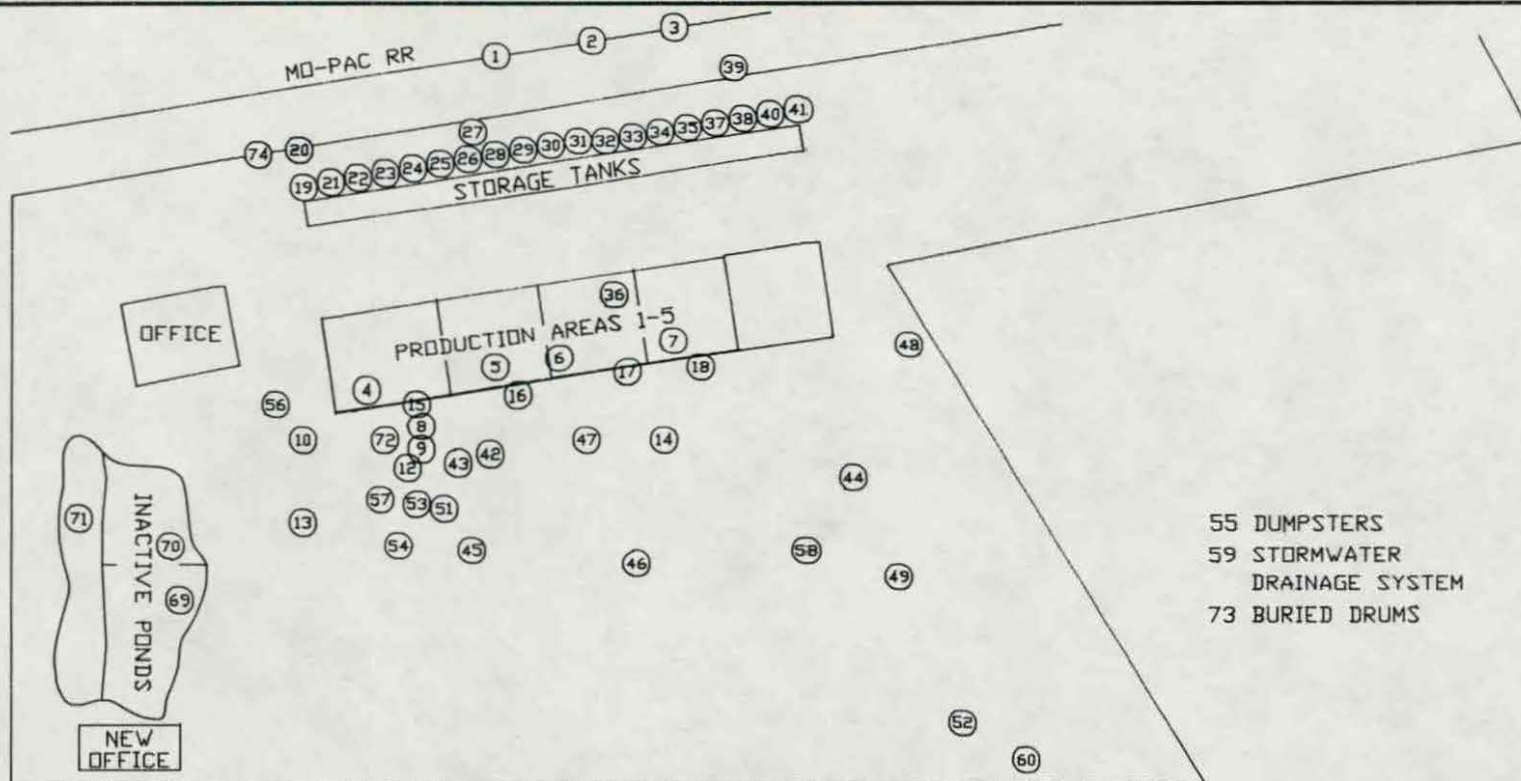
3.2.1 SWMU #3 - Railroad Loading and Unloading Sump

This unit is a severely deteriorated concrete sump located near the railroad tracks next to the main tank farm. The sump is approximately 2 feet by 3 feet by 2 feet deep and the sides of the unit have deteriorated and fallen into the sump. The unit was built in the 1970s and was taken out of service in the mid 1980s. The sump was used to contain any spillage that may have occurred during loading and unloading material from rail cars. There are no records of past spills from this unit and there no visible signs of a release into the soils adjacent to the unit.

The past potential for releases from this unit to soil, groundwater, and subsurface gas is possible due to the condition of the sump and the nature of the materials used at the site. The past potential for releases from this unit to air and surface water is moderate, and low respectively.

3.2.2 SWMU #59 - Stormwater Drainage System

This unit consists of a series of unlined ditches and corrugated metal pipe which drain the entire facility to the stormwater sump (SWMU #60). The ditches are unlined and vary in width from approximately 3 to 6 feet, and in depth from approximately 2 to 5 feet. One of the ditches is within 10 feet of the yellow stain area (AOC #1). In the event of rain, the first 150,000 gallons is drained to the stormwater sump and eventually into the biological treatment system. The remainder of the stormwater runoff is diverted through a manually operated gate to NPDES permitted outfall #001 that drains offsite to the industrial park drainage ditch. The industrial park ditch drains to Beaver Bayou then into Big Creek and eventually to the White River. During the VSI, an



Environmental and Safety Designs, Inc.

ENSAFE SM

5724 SUMMER TREE DR. MEMPHIS, TN. 38134 (901) 372-7962

FIGURE 3-1
LOCATION OF SWMUs
CEDAR CHEMICAL CORP.
FACILITY INVESTIGATION -
PRELIMINARY REPORT

DATE: 09/30/91

DWG NAME: CEDAR20

oily film was observed on the water near the control gate.

Releases from this unit to air, soil, groundwater, and subsurface gas is possible because the unit is unlined, and because many of the constituents of the waste managed by this unit are volatile. Releases to adjacent surface water could occur during heavy rains through NPDES-permitted outfall #001.

3.2.3 SWMU #60 - Stormwater Sump

This unit, a component of the wastewater treatment system, is an earthen basin approximately 50 feet wide by 12 feet deep with a capacity of 200,000 gallons. This unit receives stormwater runoff, boiler blowdown, and noncontact cooling water. The storm water runoff comes from the stormwater drainage system (SWMU #59). Under normal operating conditions, stormwater stored in this unit is pumped to the API separator (SWMU #62). This unit could conceivably contain any of the chemicals used at the facility. However, since production areas are curbed and storage areas are diked, the volume of chemical waste to total water volume would be relatively low.

Releases from this unit to soil, groundwater, and subsurface gas is possible because the unit is unlined. Releases to the air is also possible due to the volatile nature of the chemicals used at the plant. The potential for releases to surface water from this unit is low because excessive inflow is diverted to the industrial park drainage ditch offsite.

3.2.4 SWMU #63 - Wastewater Tank #2

This unit, a component of the wastewater treatment system, is a steel tank 12 feet in diameter and 15 feet high with an approximate capacity of 13,000 gallons. The tank receives waste directly from the production areas, then pumps its effluent directly to the aeration basin (SWMU #65). The unit is equipped with a sampling valve. The soil surface adjacent to and around this valve was observed to be stained. The unit is located on a concrete pad on top of an earthen dike which separates the aeration basin (SWMU #65) and the polish pond (SWMU #68). The dike is sloped toward the two ponds in order to direct any spillage into the ponds.

Releases from this unit to soil, groundwater, and subsurface gas is possible because the soil below the unit is unlined, allowing any spillage to directly contact soil. The potential for releases to the air is low because of the volatility of the constituents present in the wastes managed at this site. The potential for releases to the surface water from this unit is also low because the area around the unit is diked, and releases would drain to either the aeration basin (SWMU #65) or the polish pond (SWMU #68).

3.2.5 SWMU #64 - Flow Equalization Basin

This unit, a component of the wastewater treatment system, is an 8,000,000 gallon basin measuring 295 feet x 353 feet x 15 feet deep. The unit is lined with bentonite clay, and receives wastes from the API separator (SWMU #62). The unit is equipped with a 25 horsepower aerator and circulates its waste to the aeration basin (SWMU #65). This unit could conceivably contain any of the wastes from the API separator (SWMU #63).

The potential for releases from this unit to the soil, groundwater, and subsurface gases depends largely on the integrity of the liner which is currently unknown. The potential for releases from this unit to the air is considered moderate because of the potentially volatile nature of the constituents of the waste managed by the unit and aeration operations. The potential for release from this unit to surface water is considered low because it is unlikely that any breaching or overflow would occur at this unit due to the considerable margin for error provided by the low operating capacity (2.0 million gallons) relative to the actual total capacity of the unit (8 million gallons).

3.2.6 SWMU #65 - Aeration Basin

This unit, a component of the wastewater treatment system, is a 600,000 gallon basin measuring 127 feet x 262 feet x 15 feet deep. The unit is lined with bentonite clay, and receives wastes from the flow equalization basin (SWMU #64) and wastewater tank #2 (SWMU #63). The aeration basin has a nine day retention time in which the contents are completely mixed using bottom-mounted aerators. Following treatment in the unit, wastewater is pumped to two rectangular clarifiers.

The potential for releases from this unit to the soil, groundwater, and subsurface gases depends largely on the integrity of the liner which is currently unknown. The potential for releases from this unit to the air is considered moderate because of the potentially volatile nature of the constituents of the waste managed by the unit and aeration operations. The potential for release from this unit to the surface water is considered low because it is unlikely that any breaching or overflow would occur at this unit due to the considerable margin for error provided by the low operating capacity (2.0 million gallons) relative to the actual total capacity of the unit (8 million gallons) .

3.2.7 SWMU #68 - Polish Pond

This unit, a component of the wastewater treatment system, is a 4,000,000 gallon basin measuring 206 feet x 252 feet x 15 feet deep. The unit is lined with bentonite clay, and receives wastes from the clarifiers (SWMUs #66 & #67). The polish pond has a retention time of nine days, at which time the effluent is pumped

4.5 miles through an 8-inch, epoxy lined pipe to the Mississippi River where it is discharged at NPDES-permitted outfall #002.

The potential for releases from this unit to the soil, groundwater, and subsurface gases depends largely on the integrity of the liner which is currently unknown. The potential for releases from this unit to the air is considered moderate because of the potentially volatile nature of the constituents of the waste managed by the unit and aeration operations. The potential for release from this unit to surface water is considered low because it is unlikely that any breaching or overflow would occur at this unit due to the considerable margin for error provided by the low operating capacity (2.0 million gallons) relative to the actual total capacity of the unit (8 million gallons) .

3.2.8 SWMU's #69-71 - Inactive Ponds #1, #2 & #3

These units are part of a three pond wastewater treatment system that was utilized at the site from 1970 to 1978. In 1978 the ponds were drained by a disposal contractor and filled with soils taken from the Cedar Chemical property. Ponds #1 and #2 were approximately 120 feet x 150 feet x 10 feet deep and Pond #3 was approximately 30 feet x 150 feet x 4 feet. The units were constructed of earthen fill and were not lined. Pond #3 also contained limestone for acid neutralization. The units received wastes from onsite production processes and some wastes generated offsite until 1978. The wastes managed at this site include propionic acid, calcium chloride solution, and neutralized sulfuric acid waste. This list does not include the wastes disposed of at this site by Helena Chemical Company, which are currently unknown and could have been any of the 100 to 200 compounds Helena Chemical used and formulated. Contamination of the surface and subsurface of the unit has been confirmed by EPA.

Releases from these units to soil, groundwater, and subsurface gas is possible because the units were never lined. The potential for air and surface water releases from this unit is considered low because the unit is now covered.

3.2.9 SWMU #72 - Drum Vault

This unit consists of a concrete vault with walls of poured concrete, a floor of gravel, sand, and possibly cement, and a concrete cap which forms the floor of the warehouse onsite. In addition to fill sand and gravel, the vault contains approximately 250 drums of solidified, low grade, herbicide which did not meet sale specifications.

The potential for releases from this unit to the soil, groundwater, and subsurface gas is unknown because the materials and design used in building the vault are largely unknown. The potential for releases from this unit to the air and surface waters is unlikely

because the vault is located below grade.

3.2.10 SWMU #73 - Buried Drums

Drums containing potentially hazardous materials have been discovered on the site. The drums were discovered during excavation of a drainage ditch onsite. The content and condition of the drums are unknown. A removal plan for the drums has been approved by the ADPC&E and will be implemented under the agreement established in the current CAO.

The potential threat to the environment is unknown because the contents and conditions of the drums is unknown; however, the condition of the drums can be determined following removal activities. If any of the drums have leaked hazardous materials, the proper assessment activities will be conducted to determine the nature and extent of impact to the surrounding property. These activities will be conducted separately from the Facility Investigation portion of the CAO.

3.2.11 SWMU #74 - Loading/Unloading Area (Railroad Spur)

This unit is an unlined section of ground covered with crushed stone underlying the railroad spur. It is approximately 30 feet by 300 feet. This unit receives wastes from unloading of raw materials and loading of product and waste by-products. The unit is located near the northern perimeter of the facility along the main tank farm. Staining was observed along the entire length of the unit during the VSI.

Releases from this unit to soil, groundwater, and subsurface gas is possible because the unit is unlined. The potential for releases from this unit to the air is moderate because there are volatile chemicals handled at this unit. The potential for release from this unit to surface water is low because the unit drains to the facility's stormwater drainage system (SWMU #60).

3.2.12 Area of Concern #1: Yellow Stain Areas

Areas of the facilities ground surface are covered with a yellow stain. These stains may originate from another company dumping a product (possibly dinitrobutylphenol) directly on the soil onsite. One of the stained areas was located north and east of the warehouse.

These stains are an indication of a release directly to the soil onsite. Since extensive soil staining is present it is possible that this contaminant may have impacted groundwater. The potential for release of subsurface gas or airborne contaminants depends on the volatility of the contaminant.

APPENDIX A
GEOLOGICAL AND HYDROGEOLOGICAL
INVESTIGATION REPORTS

HYDROGEOLOGIC STUDY
CEDAR CHEMICAL CORPORATION
WEST HELENA, ARKANSAS

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CEDAR CHEMICAL CORPORATION
West Helena, Arkansas

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G R U B B S, G A R N E R & H O S K Y N, I N C.
Consulting Engineers
Little Rock, Arkansas

JULY 1988

Report Format

Presented in this report are the results and recommendations that have evolved and developed from this study. Initial sections of this report describe the field and laboratory phases. These sections are followed by a description of the geology, ground water conditions, and general site and soil conditions. Subsequent sections of this report present results and conclusions.

FIELD STUDIES

Sample Borings

Subsurface conditions at the site were explored as follows:

<u>Boring No.</u>	<u>Ground Surface Elev.*</u>	<u>Completion Depth, ft</u>	<u>Completion Elevation</u>
1	194.0	48	146.0
2	195.3	140	55.3
3	195.2	43	152.2
4	194.8	53	141.8
5	196.8	48	148.8
6	194.1	150	44.1
7	194.4	46	148.4

* Elevations are for top of concrete pad surrounding protective casing.

The approximate boring locations are shown on the Plan of Borings, Plate 2. The ground surface elevations for the borings were determined using benchmark El 200.2 for the top of rail above the existing concrete culvert. The stratigraphy and results of field and laboratory tests are summarized on the boring logs, Plates 3 through 11. A key to the terms and symbols used on the log forms is presented as Plate 12.

The sample borings were drilled using a truck-mounted rotary drilling rig. Soil samples were typically obtained at 2-ft intervals through the upper fine-grained soils and at 5-ft intervals below that.

Cohesive soils were sampled using a 3-inch diameter thin-walled tube hydraulically advanced into the soil. Granular soils were sampled using a 2-inch diameter split-barrel sampler. The values (N-values) presented in the "Blows Per Ft" column on the boring logs represent the number of blows of a 140-lb hammer falling 30 inches to drive the split-barrel sampler.

All soil samples were removed from the samplers in the field and were visually classified by our soil technician. Shear strengths of cohesive soils were estimated in the field using a calibrated hand penetrometer. The estimated cohesion values are plotted on the log forms, in tons per sq ft, as small circles enclosing an "x". The samples were then sealed in appropriate containers for transfer to our laboratory for further testing.

Piezometer Installation

Borings 1 through 7 were advanced using wet rotary drilling procedures. Potable water obtained from the city water supply system was used as the drilling fluid. Borings 2A, 3A, and 6A were advanced using dry auger procedures. The purpose of Borings 2A, 3A, and 6A was to evaluate ground water conditions within the upper fine-grained soil strata.

Piezometers were installed in each of the boreholes. The piezometer riser pipe and screen consisted of threaded PVC pipe. The screen openings were machine-cut 0.010-inch slots. No. 2 blast sand was used for the filter pack around the slotted screen. A single, approximately 3-ft seal was constructed above the sand fill using bentonite pellets. A cement/bentonite grout was placed from the top of the bentonite seal to the ground surface. Protective steel casing was then set into the grout to enclose the PVC riser. The piezometer installation details are shown on Plate 13.

Field Permeability Testing

Variable-head tests were conducted on selected piezometers using both falling-head and rising-head procedures. Estimated permeability

values were computed using the data obtained and appropriate formulae (Hvorslev, U. S. Corps of Engineers, W.E.S.). The computed field permeability estimates are tabulated in a subsequent section of this report.

LABORATORY TESTING

Classification and Index Testing

Classification testing consisted of plastic and liquid limit tests and sieve analyses through the No. 200 sieve. The plastic and liquid limit and moisture content test results are plotted in accordance with the scale and symbols presented in the legend in the upper-right portion of each boring log form. The percentage of soil passing the No. 200 sieve is noted in the "Minus No. 200" column on the log forms. The results of the classification tests are summarized on Plates 14 through 16. Selected grain size curves are also shown graphically on Plate 17.

Permeability Tests

Laboratory permeability testing was conducted on undisturbed soil samples using falling-head test procedures.¹ In the falling-head test, de-aired water is allowed to flow under gravity through a specimen of known cross-sectional area, and the "head" loss is recorded. Computations are then performed for each test to determine the coefficient of permeability. The permeability test results are noted at appropriate depths on the log forms and are also tabulated on Plates 14 through 16.

SITE GEOLOGY

The project site is located in the Mississippi Embayment Physiographic Region. The surficial deposits at the site are composed of geologically recent alluvium of Quaternary Age. These deposits typically grade from silt and clay in the upper portion to sand with

¹ Test procedures in accordance with T. W. Lambe, Soil Testing for Engineers, John Wiley & Sons.

gravel in the lower part.

At the project site, the thickness of the fine-grained soil cap is in the order of 25 to 40 ft. Portions of these upper soils apparently consist of outwash from Crowley's Ridge, as evidenced by the relatively high silt content. These soils likely represent swale-fill and flood-basin deposits.

The lower portion of the Quaternary unit consists of silty and very fine-grained sand to coarse-grained sand with some gravel. The alluvium generally becomes more coarse-grained and cleaner with increasing depth. These sand units are apparently channel-lag, channel-bar, and point-bar deposits.

On the basis of our sample borings, the base of the Quaternary sands is near El 50 to 60 at the project site. As shown on the Structural Contour Map (Plate 18), the base of the alluvial aquifer slopes downward to the southwest away from Crowley's Ridge. The contours shown are based on boring data in conjunction with the available U. S. Geological Survey Well Data.

The Quaternary alluvium is underlain by the undifferentiated Jackson-Claiborne Group. This unit crops out on Crowley's Ridge in Phillips, Cross, St. Francis, and Lee Counties. The Jackson Group was deposited primarily under marine conditions and typically consists of gray, brown, and green silty clay with some lignite. The upper portion of the Claiborne Group typically consists of silty clay with some interbedding of thin and discontinuous beds of sand and lignite. The Jackson-Claiborne clays act as a confining bed under the alluvial aquifer.

The upper clay of the Claiborne Group is underlain by the Sparta Sand in Phillips County. Sparta Sand consists mainly of gray, very fine to medium sand with brown and gray sandy clay. Most of the formation was deposited as the beach of an advancing sea. According to available U.S.G.S. mapping, the top of the Sparta Sand is present near El -200 (approximately 400-ft depth). The thickness of the Sparta sand is in the order of 300 to 400 ft. The Sparta sand is the major deep ground water aquifer in the area. The potentiometric

surface in the Sparta sand is near El 150, and the direction of flow is to the southwest.

WELL SURVEY

Domestic and industrial water supply in the area is obtained from the municipal system. As shown on Plate 19, the West Helena water supply is obtained from deep wells extending into the Sparta sand aquifer. According to U.S.G.S. information, the Sparta Sand well yields approximately 750 gallons per minute.

Wells within the Quaternary aquifer are present in the vicinity of the project site. These wells are used for irrigation and are in the order of 100 to 135 ft in depth. Yields range from approximately 700 to 1000 gallons per minute. The approximate well locations are shown on Plate 19. This information was obtained both from the U.S.G.S. files and from a local landowner.

GENERAL SOIL CONDITIONS

The stratigraphy encountered in the sample borings at the project site may be generalized as follows:

Stratum I: Interbedded very stiff to firm tan, gray, and brown silty clay (CL) and clayey silt (ML) was encountered at the ground surface over the project site to depths of 27 to 42 ft. The base of the upper fine-grained soils is near El 155 to 170. Coefficients of permeability in the silty clay portion were found to range from 8.5×10^{-8} to 3.0×10^{-7} cm/sec. In the clayey silt portions, the coefficients of permeability were found to range from 2.5×10^{-7} to as high as 4.0×10^{-5} cm/sec;

Stratum II: Medium dense to dense silty fine sand was encountered beneath Stratum I to depths of 134 to 143 ft. As shown on Plate 18, the base of the alluvial sand is at El 51 to 61 over the site. The upper portions of this stratum were found to be very fine-grained with a high silt content. Below depths of approximately 50 ft, the alluvium was found to generally consist of relatively clean fine to coarse sand with some gravel. As a

consequence, the lower portions of the sand are of much higher permeability. The permeability of this stratum is discussed in a subsequent section of this report; and

Stratum III: The basal stratum was found to consist of very stiff dark gray sandy clay with lignite. We anticipate that the coefficient of permeability of this stratum is less than 1.0×10^{-7} cm/sec.

To assist in discussion and visualization of subsurface stratigraphy, two (2) Generalized Soils Profiles were prepared and are shown on Plates 20 and 21. These profiles are considered to be representative of overall conditions. In using the profiles, it should be understood that the subsurface stratigraphy between borings was inferred from conditions encountered in the borings. Variations in stratigraphy and soil conditions should be anticipated. Additionally, the natural transition between alluvial soil types present at the site is generally gradual, and the indicated boundaries cannot be considered as precise.

RESULTS AND CONCLUSIONS

Hydraulic Conductivity

The hydraulic conductivity of the alluvial aquifer was estimated using both field and laboratory testing procedures. The results of the field variable-head ("slug") tests are as follows:

<u>Piezometer No.</u>	<u>Depth of Interval Tested, ft</u>	<u>Type</u>	<u>Estimated Coefficient of Permeability, cm/sec</u>
1	38 - 48	falling-head	3.6×10^{-5}
2	125 - 135	falling-head	2.4×10^{-2}
3	33 - 43	falling-head	2.1×10^{-4}
4	42 - 52	falling-head	2.8×10^{-5}
5	38 - 48	falling-head	5.1×10^{-5}
6	138 - 148	falling-head	2.5×10^{-2}
7	35 - 45	falling-head rising-head	7.1×10^{-4} 4.6×10^{-4}

As shown, the hydraulic conductivity of the deeper sands is in the order of 2.5×10^{-2} cm/sec. The hydraulic conductivity of the upper more fine-grained silty sands, however, is in the order of 3.0×10^{-5} to 5.0×10^{-4} cm/sec.

On the basis of grain size curves and the Hazen Formula, the permeability of the deeper sand units is in the order of 1.0×10^{-2} to 4.0×10^{-2} cm/sec. The hydraulic conductivity of the aquifer was also computed using a well formula for the yield and depth of the nearby irrigation well. On that basis, we computed a hydraulic conductivity of 3.0×10^{-2} cm/sec.

In summary, it appears that the hydraulic conductivity of the cleaner sand is approximately 3.0×10^{-2} cm/sec. Published data, however, indicates higher hydraulic conductivities in other portions of Phillips County. The lower hydraulic conductivity obtained at the site is apparently related to the silty and relatively fine-grained character of the sand.

The hydraulic conductivities of the upper silty clay and clayey silt soils were found to be quite variable. The cleaner and predominantly silt soils possess much higher conductivities than the silty clay soils. Hydraulic conductivities as high as 4.0×10^{-5} cm/sec were obtained for Boring 6.

Ground Water Movement *Why are these water depths different from those in Plates 1-5*
The ground water levels obtained on June 22, 1988 are as follows: *These were made on the same day - others are to be done they were drilled.*

<u>Piezometer No.</u>	<u>Ground Surface Elevation</u>	<u>Water Depth, ft</u>	<u>Water Elevation</u>
1	194.0	27.9 ✓	166.1 ✓
2	195.3	28.9 27.0	166.4 168.3
2A	195.4	Dry	-
3	195.2	28.9 29	166.3 166.2
3A	195.2	Dry	-
4	194.8	28.8 27	166.0 167.8
5	196.8	30.2 ✓	166.6 ✓
6	194.1	28.3 26	165.8 168.1
6A	194.0	11.7	182.3
7	194.4	28.2 26	166.2 168.0

The potentiometric surface contours for June 22, 1988 are shown on Plate 22. The potentiometric surface slopes from El 166.6 in the eastern portion of the plant site to near El 165.8 near the southwest corner. In other words, the ground water surface is sloping generally to the southwest.

The data obtained in this study correlates relatively well with the Potentiometric Surface Map by the U. S. Geological Survey for fall of 1985. The regional direction of ground water flow was generally to the southwest towards a depression around and near the city of DeWitt.

As discussed previously, our analyses would indicate that the hydraulic conductivity of the deeper Quaternary sands is in the order of 3.0×10^{-2} cm/sec. Based on recorded water levels, we computed an average hydraulic gradient across the site of 0.0006. Using the aforementioned hydraulic conductivity and an average saturated thickness of 27 meters (90 ft), we computed a transmissivity of 700 m² per day (7650 ft² per day). The velocity of flow through the sand aquifer is computed to be on the order of 0.02 meters per day (0.05 ft per day).

Published data indicates that the transmissivity of the alluvial aquifer in Phillips County is generally in the order of 34,000 to 35,000 ft² per day. At the site, however, the transmissivity is apparently reduced by the lower hydraulic conductivity of the fine sand and silty fine sand soils. Also, the transmissivity of the upper very silty fine sand soils was neglected in our computations. Due to the high silt content of this upper zone, the contribution to the overall transmissivity is relatively minor.

The recommended monitoring well locations are shown on Plate 22. These well locations are based on the recorded potentiometric surface of June, 1988 and the plant facility locations. These monitoring wells should be constructed to monitor the sand of the alluvial aquifer. Also, one (1) shallow well should be installed to monitor ground water quality within the "perched" ground zone observed in Piezometer 6A.

L E G E N D

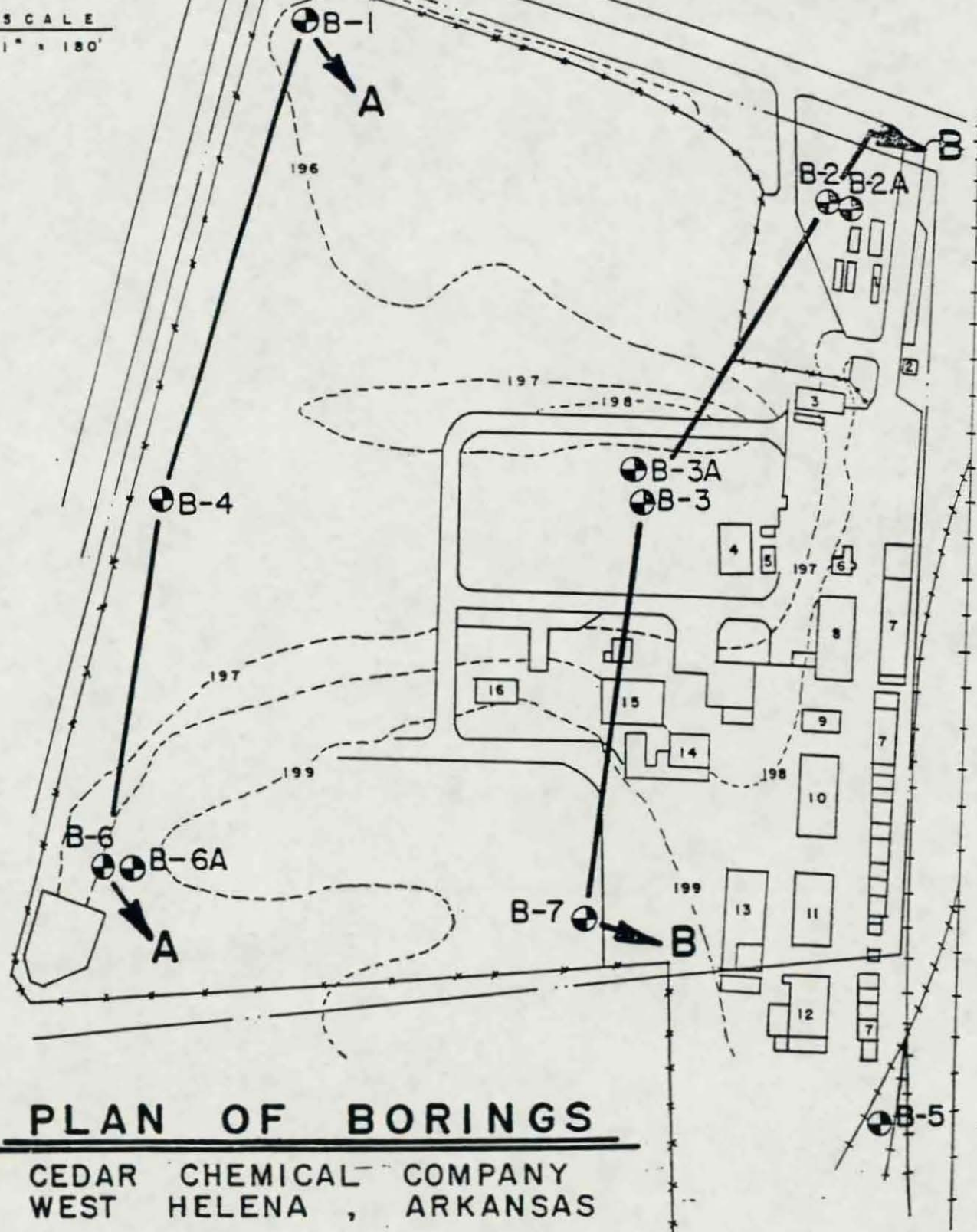
1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE UTILITIES
7. COOLING TOWERS
8. PROPANIL PERMETHRIN
9. BSC
10. STORES & OFFICES
11. UNIT 10
12. DRA UNIT
13. PACKING BUILDING

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



SCALE
1" = 180'



PLAN OF BORINGS

CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

LOG OF BORING NO. 1

Cedar Chemical Company
West Helena, Arkansas

TYPE: Wash

LOCATION: See Plate 1

DEPTH, FT	SYMBOL	SAMPLES	DESCRIPTION OF MATERIAL	BLOWS PER FT	UNIT DRY WT LB/CU FT	COHESION, TON/SQ FT							No 200, %
						0.2 0.4 0.6 0.8 1.0 1.2 1.4							
						PLASTIC LIMIT	WATER CONTENT, %					LIQUID LIMIT	
			SURF. EL: 194.0										
			Very stiff to stiff brown clayey silt w/ferrous stains										
5			Stiff brown and tan silty clay										
10			Firm to stiff tan and gray clayey silt										
			Firm brown and gray silty clay w/ferrous stains		93								100
15													
20													
			Medium dense brown and gray clayey silt w/ferrous stains										
25			Gray below 24 ft		85								98
30													
			Medium dense brown and gray silty fine sand										
35					22								
40					29								
45													
50													

COMPLETION DEPTH: 48 ft

DATE: 6/15/88

DEPTH TO WATER
IN BORING: 27.9 ft

DATE: 6/22/88

LOG OF BORING NO. 2

Cedar Chemical Company
West Helena, Arkansas

TYPE: Wash

LOCATION: See Plate 1

DEPTH, FT	SYMBOL	SAMPLES	DESCRIPTION OF MATERIAL	BLOWS PER FT	UNIT DRY WT LB/CU FT	COHESION, TON/SQ FT					No. 200, %
						0.2 0.4 0.6 0.8 1.0 1.2 1.4					
						PLASTIC LIMIT	WATER CONTENT, %			LIQUID LIMIT	
			SURF. EL: 195.3								
5			Stiff to very stiff tan clayey silt								
10			Stiff brown and tan silty clay	95							98
15			Firm brown clayey silt								100
20			Firm to soft gray and brown silty clay to very silty clay w/ferrous stains and rootlets								
25			Gray below 24 ft								
30			Dense tan and gray silty fine sand w/gray sandy silt seams at 29 to 30 ft	37							
35				51							
40				48							7
45				50							
50			-fine to medium sand below 48 ft	78/15"							
				75/13"							

COMPLETION DEPTH: 140 ft
DATE: 6/8/88

DEPTH TO WATER
IN BORING: 27 ft

DATE: 6/8/88

LOG OF BORING NO. 2 (CONT.)

Cedar Chemical Company
West Helena, Arkansas

TYPE: Wash

LOCATION: See Plate 1

DEPTH, FT	SYMBOL	SAMPLES	DESCRIPTION OF MATERIAL	BLOWS PER FT	UNIT DRY WT LB/CU FT	COHESION, TON/SQ FT			No 200, %
						0.2 0.4 0.6 0.8 1.0 1.2 1.4			
						PLASTIC LIMIT	WATER CONTENT, %	LIQUID LIMIT	
SURF. EL: 195.3									
60			Some gravel 72 to 72.5 ft and 75 to 78 ft	48					
				50					
70				53					
				50					
80			Some gravel at 97 to 103 ft	82/13"					
				78/15"					
90				83/13"					
				80/13"					
100			Gravel frequent 106 to 107 ft	50/6"					
				50/6"					
110				37					
				80/15"					
120				50/4"					
				50/4"					
130				50/4"					
			Very stiff dark gray sandy clay and silty clay -w/light gray sand pockets	40					56
140				41					

COMPLETION DEPTH: 140 ft
DATE: 6/8/88

DEPTH TO WATER
IN BORING: 27 ft

DATE: 6/8/88

Cedar Chemical Company
West Helena, Arkansas

LOCATION: See Plate 1

Grubbs, Garner & Hoskyn, Inc.
Consulting Engineers

LOG OF BORING NO. 5

Cedar Chemical Company
West Helena, Arkansas

TYPE: Wash

LOCATION: See Plate 1

DEPTH, FT	SYMBOL	SAMPLES	DESCRIPTION OF MATERIAL	BLOWS PER FT	UNIT DRY WT LB/CU FT	COHESION, TON/SQ FT			No. 200, %
						0.2 0.4 0.6 0.8 1.0 1.2 1.4			
						PLASTIC LIMIT	WATER CONTENT, %	LIQUID LIMIT	
			SURF. EL: 196.8						
5			Very stiff gray and tan very silty clay to clayey silt						
			Stiff tan silty clay	96					100
			Stiff tan clayey silt						
10									
			Firm brown and tan silty clay (Moist) to clayey silt						
15									
			Firm gray and brown silty clay w/ferrous stains						
20									
			Firm gray and tan clayey silt -w/some fine sand						
25									
			Dense tan silty fine sand	32					
35									
				45					
40									
				40					
45									
50									

COMPLETION DEPTH: 48 ft
DATE: 6/17/88

DEPTH TO WATER
IN BORING: 30.2 ft

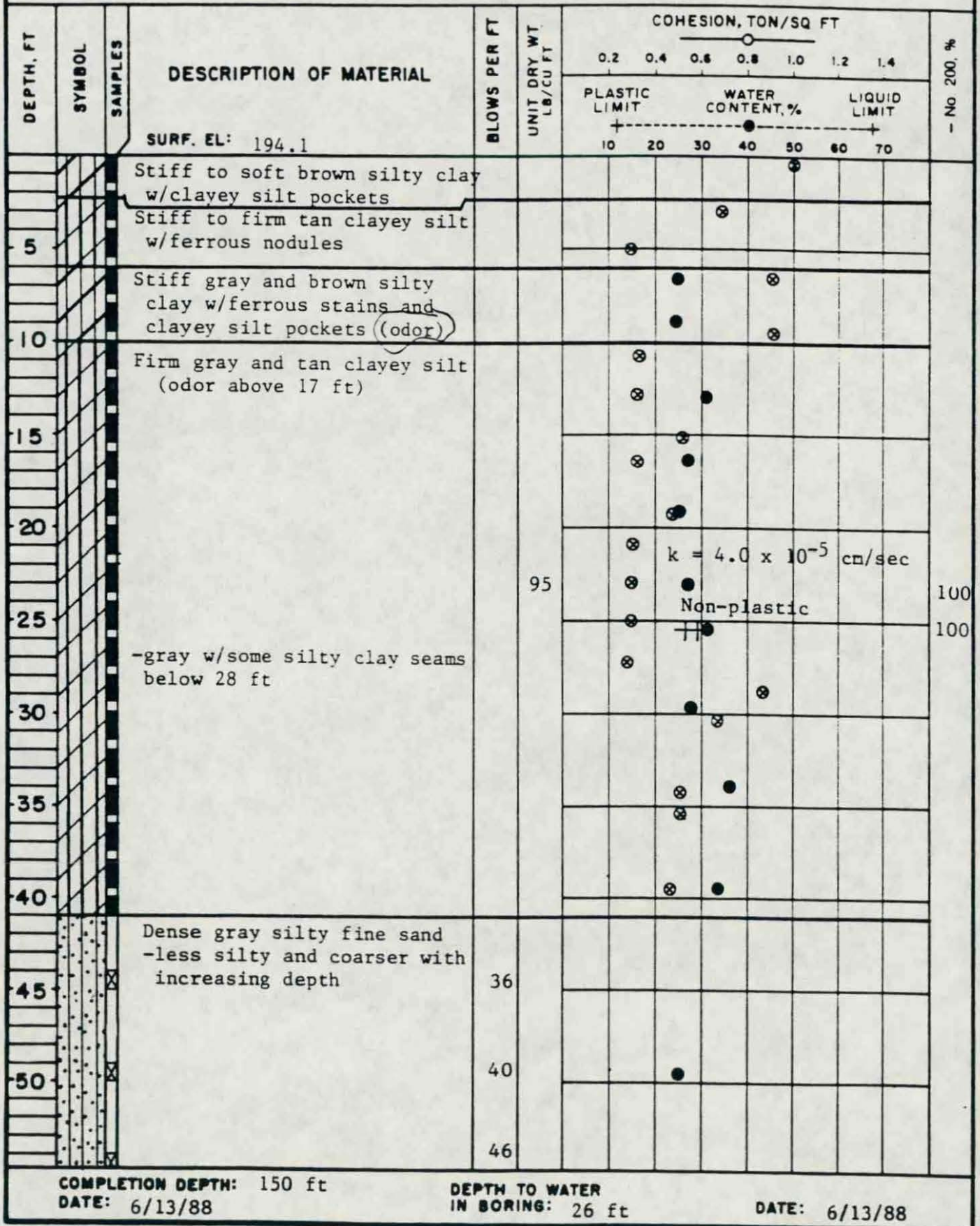
DATE: 6/22/88

LOG OF BORING NO. 6

Cedar Chemical Company
West Helena, Arkansas

TYPE: Wash

LOCATION: See Plate 1

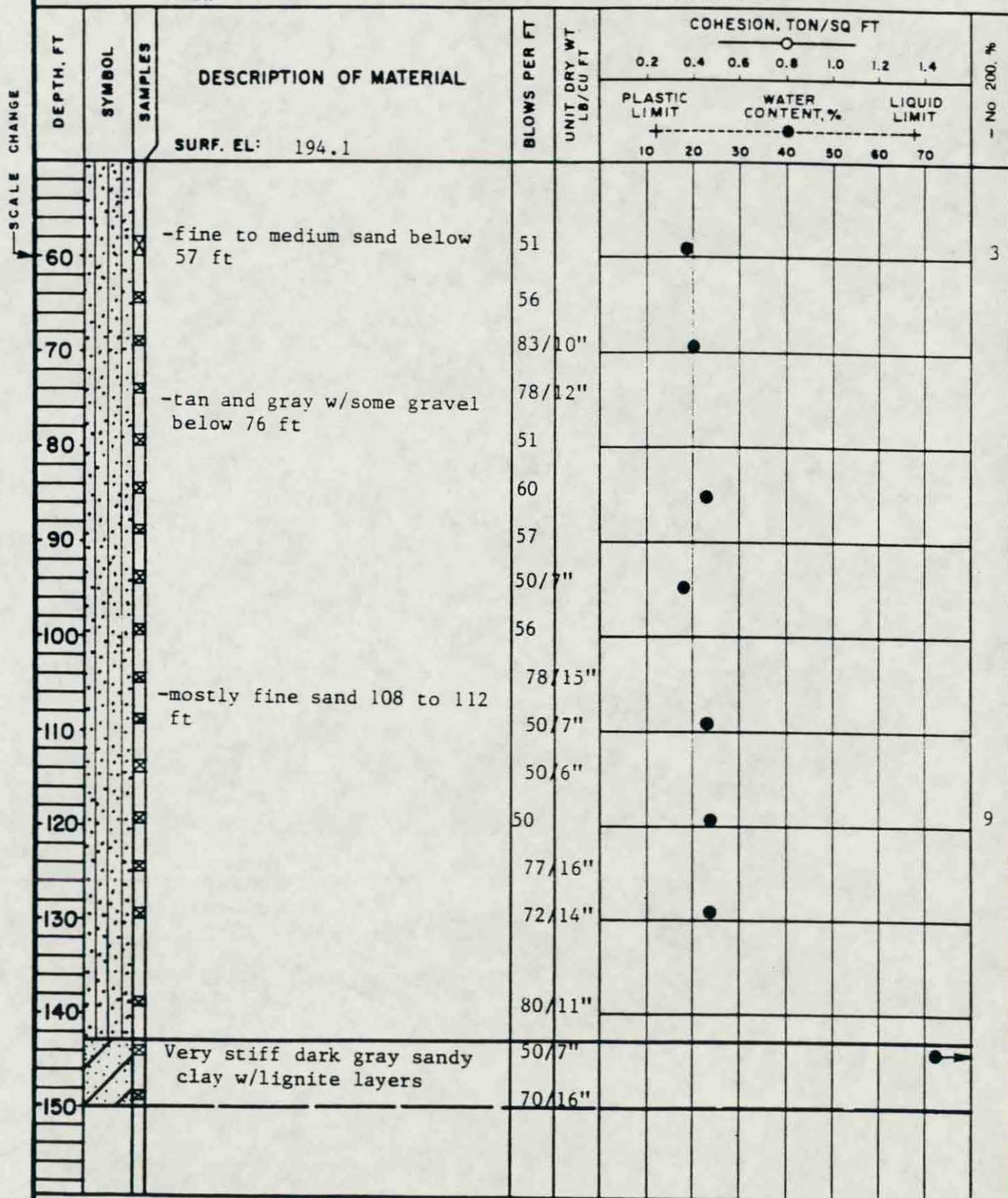


LOG OF BORING NO. 6 (CONT.)

Cedar Chemical Company
West Helena, Arkansas

TYPE: Wash

LOCATION: See Plate 1



COMPLETION DEPTH: 150 ft
DATE: 6/13/88

DEPTH TO WATER
IN BORING: 26 ft

DATE: 6/13/88

Grubbs, Garner & Hoskyn, Inc.
Consulting Engineers

PLATE 10

LOG OF BORING NO. 7

Cedar Chemical Company
West Helena, Arkansas

TYPE: Wash

LOCATION: See Plate 1

DEPTH, FT	SYMBOL	SAMPLES	DESCRIPTION OF MATERIAL	BLOWS PER FT	UNIT DRY WT LB/CU FT	COHESION, TON/SQ FT			No 200, %			
						0.2 0.4 0.6 0.8 1.0 1.2 1.4						
						PLASTIC LIMIT	WATER CONTENT, %	LIQUID LIMIT				
			SURF. EL: 194.4			+	+	+				
						10	20	30	40	50	60	70
5			Very stiff to stiff brown and tan silty clay w/ferrous stains and clayey silt pockets and seams									
			Brown and grav below 4 ft									
10			Stiff brown and tan clayey silt w/ferrous stains									
15			Stiff tan very silty clay -w/clayey silt seams	92								
20			Soft to firm gray and tan to very silty clay to clayey silt w/ferrous stains									
25				90								
30			Medium dense light gray fine sandy silt w/ferrous stains									
			Stiff dark gray sandy clay w/shells									
35			Dense tan and gray silty fine sand (wet)	32								
			-gray below 30 ft									
40				38								
45				43								

COMPLETION DEPTH: 46 ft
DATE: 6/16/88

DEPTH TO WATER
IN BORING: 26 ft

DATE: 6/16/88

SYMBOLS AND TERMS USED ON BORING LOGS

SOIL TYPES

(SHOWN IN SYMBOL COLUMN)



Gravel



Sand



Silt



Clay

Predominant type shown heavy

SAMPLER TYPES

(SHOWN IN SAMPLES COLUMN)



Shelby
Tube



Piston



Split
Spoon



No
Recovery

TERMS DESCRIBING CONSISTENCY OR CONDITION

COARSE GRAINED SOILS (major portion retained on No 200 sieve). Includes (1) clean gravels and sands, and (2) silty or clayey gravels and sands. Condition is rated according to relative density, as determined by laboratory tests.

DESCRIPTIVE TERM	RELATIVE DENSITY
Loose	0 to 40%
Medium dense	40 to 70%
Dense	70 to 100%

FINE GRAINED SOILS (major portion passing No 200 sieve). Includes (1) inorganic and organic silts and clays, (2) gravelly, sandy, or silty clays and (3) clayey silts. Consistency is rated according to shearing strength, as indicated by penetrometer readings or by unconfined compression tests.

DESCRIPTIVE TERM	UNCONFINED COMPRESSIVE STRENGTH TON/SQ FT
Very soft	less than 0.25
Soft	0.25 to 0.50
Firm	0.50 to 1.00
Stiff	1.00 to 2.00
Very stiff	2.00 to 4.00
Hard	4.00 and higher

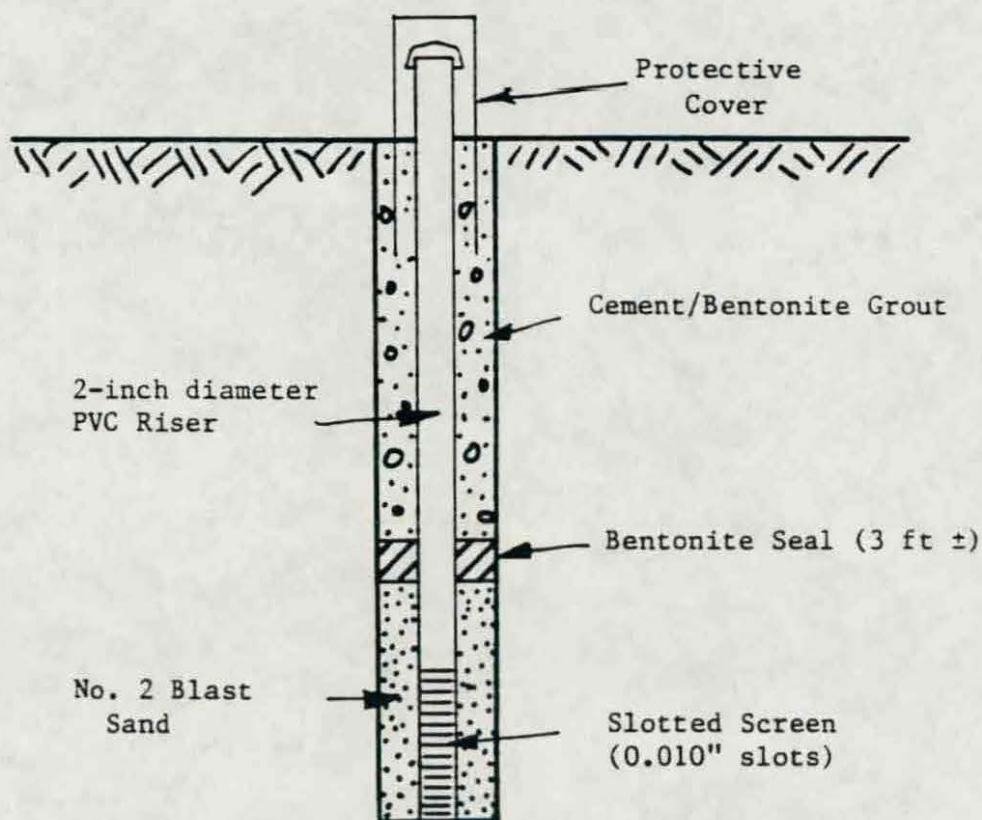
NOTE: Slickensided and fissured clays may have lower unconfined compressive strengths than shown above because of planes of weakness or cracks in the soil. The consistency ratings of such soils are based on penetrometer readings.

TERMS CHARACTERIZING SOIL STRUCTURE

- Slickensided** - having inclined planes of weakness that are slick and glossy in appearance.
- Fissured** - containing shrinkage cracks, frequently filled with fine sand or silt; usually more or less vertical.
- Laminated** - composed of thin layers of varying color and texture.
- Interbedded** - composed of alternate layers of different soil types.
- Calcareous** - containing appreciable quantities of calcium carbonate.
- Well graded** - having wide range in grain sizes and substantial amounts of all intermediate particle sizes.
- Poorly graded** - predominantly of one grain size, or having a range of sizes with some intermediate size missing.

Terms used in this report for describing soils according to their texture or grain size distribution are in accordance with the UNIFIED SOIL CLASSIFICATION SYSTEM, as described in Technical Memorandum No 3-357, Waterways Experiment Station, March 1953.

PIEZOMETER NO.	GROUND SURFACE ELEVATION	SCREENED INTERVAL		FILTER SAND	
		DEPTH, FT.	ELEVATION	DEPTH, FT.	ELEVATION
1	194.0	38 - 48	156 - 146	29 - 48	165 - 146
2	195.3	125 - 135	70 - 60	28 - 140	167 - 55
2A	195.4	11 - 16	184 - 179	9 - 16	186 - 179
3	195.2	33 - 43	162 - 152	24 - 43	171 - 152
3A	195.2	13 - 18	182 - 177	11 - 18	184 - 177
4	194.8	42 - 52	153 - 143	32 - 53	163 - 142
5	196.8	38 - 48	167 - 149	30 - 48	159 - 149
6	194.1	138 - 148	56 - 46	40 - 150	154 - 44
6A	194.0	19 - 24	175 - 170	17 - 24	177 - 170
7	194.4	35 - 45	159 - 149	27 - 46	167 - 148



PIEZOMETER INSTALLATION DETAILS

SUMMARY OF CLASSIFICATION TESTS

PROJECT: Cedar Chemical Company

SITE: West Helena, Arkansas

SAMPLED FROM	LOCATION DEPTH, FT.	WATER CONTENT PERCENT (NATURAL)	L.L.	P.L.	P.I.	MECHANICAL ANALYSIS PERCENT FINER							PERMEABILITY, k _v cm/SEC	CLASSIFICATION UNIFORM
						3 IN.	3/4 IN.	3/8 IN.	NO. 4	NO. 10	NO. 40	NO. 200		
B-1	13 - 13.5	29.6	37	24	13	-	-	-	-	-	-	100	1.3×10^{-7}	CL
	23 - 23.5	34.5	45	25	20	-	-	-	-	100	99	98	1.9×10^{-7}	CL
B-2	7 - 7.5	27.1	38	24	14	-	-	-	-	-	100	98	3.0×10^{-7}	CL
	13 - 13.5	30.4				-	-	-	-	-	-	100		ML
	39 - 40	22.9				-	-	-	-	100	99	7		SP
	134 - 135	21.1				-	-	-	100	99	97	56		CL
	139 - 140	24.3	40	16	24									CL
B-3	9 - 9.5	25.6	39	24	15	-	-	-	-	-	-	100	8.5×10^{-8}	CL
	17 - 17.5	28.6	32	26	6	-	-	-	-	-	100	99	1.9×10^{-6}	ML

SUMMARY OF CLASSIFICATION TESTS

PROJECT: Cedar Chemical Company

SITE: West Helena, Arkansas

SAMPLED FROM	LOCATION	WATER CONTENT PERCENT (NATURAL)	L.L.	P.L.	P.I.	MECHANICAL ANALYSIS							PERMEABILITY, k _v cm/SEC	CLASSIFICATION UNIFORM
	DEPTH, FT.					PERCENT FINER								
						3 IN.	3/4 IN.	3/8 IN.	NO. 4	NO. 10	NO. 40	NO. 200		
B-3		25.3				-	-	-	-	100	99	18		
	40.5 - 41.5													
B-4		22.9	33	26	7	-	-	-	100	97	92	90	2.5 x 10 ⁻⁷	ML
	9 - 9.5													
		27.8	28	26	2	-	-	-	-	-	-	100	1.6 x 10 ⁻⁶	ML
	27 - 27.5													
B-5		24.0	36	26	10	-	-	-	-	-	-	100	4.9 x 10 ⁻⁶	ML
	7 - 7.5													
		29.1	30	28	2									ML
	10.5 - 11													
B-6		28.1	Non-plastic			-	-	-	-	-	-	100	4.0 x 10 ⁻⁵	ML
	23 - 23.5													
		30.5	29	28	1	-	-	-	-	-	-	100		ML
	25 - 25.5													
		19.4				-	-	-	-	100	77	3		SP
	59 - 60													
		23.0				-	100	93	93	91	61	9		SP
	119 - 120													

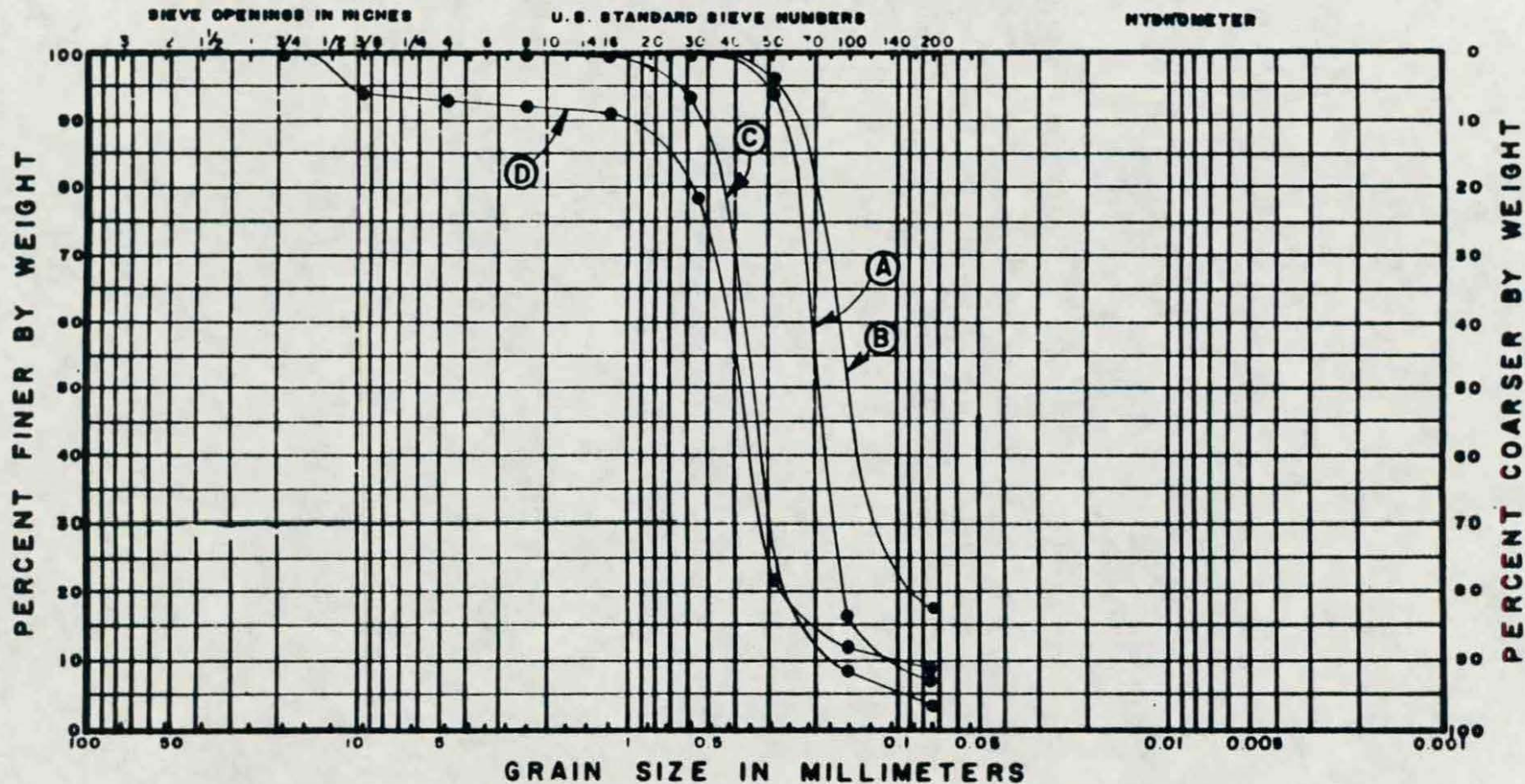
SUMMARY OF CLASSIFICATION TESTS

PROJECT: Cedar Chemical Company

9178. West Helena, Arkansas

[illegible]

GRAIN SIZE CURVES



GRAVEL		SAND			SILT OR CLAY
COARSE	FINE	COARSE	MEDIUM	FINE	

SAMPLE	BORING	DEPTH, FT	D ₁₀ , cm	ESTIMATED PERMEABILITY, * cm/sec
A	2	39 - 40	0.011	1.2 x 10 ⁻²
B	3	40.5 - 41.5	0.003±	9 x 10 ⁻⁴
C	6	59 - 60	0.019	3.6 x 10 ⁻²
D	6	119 - 120	0.011	1.2 x 10 ⁻²

*Based on Hazen Formula

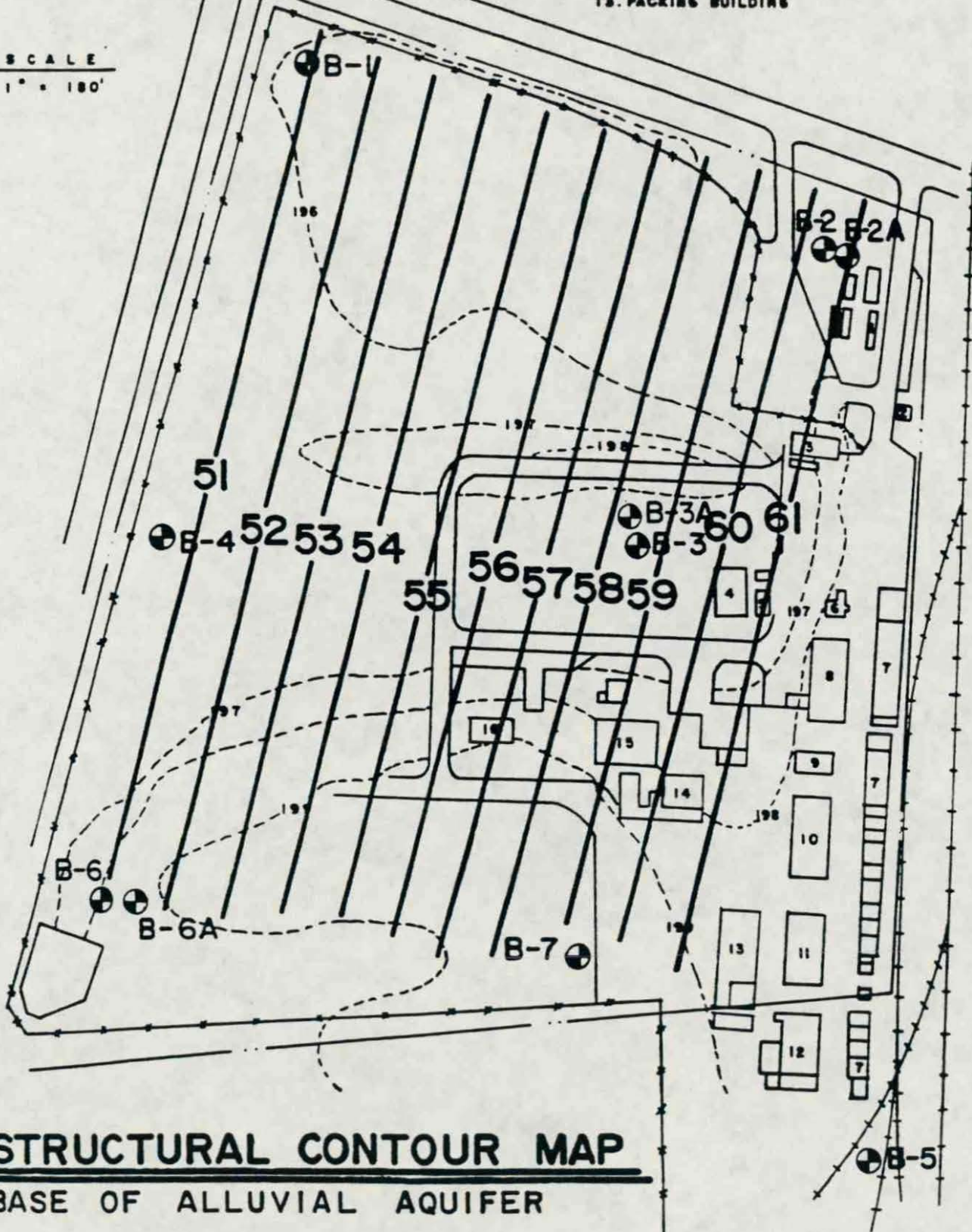
1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
7. COOLING TOWERS
8. PROPANIL PERMETHRIN
9. B&C
10. STORES & OFFICES
11. UNIT 10
12. DRA UNIT
13. PACKING BUILDING

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA

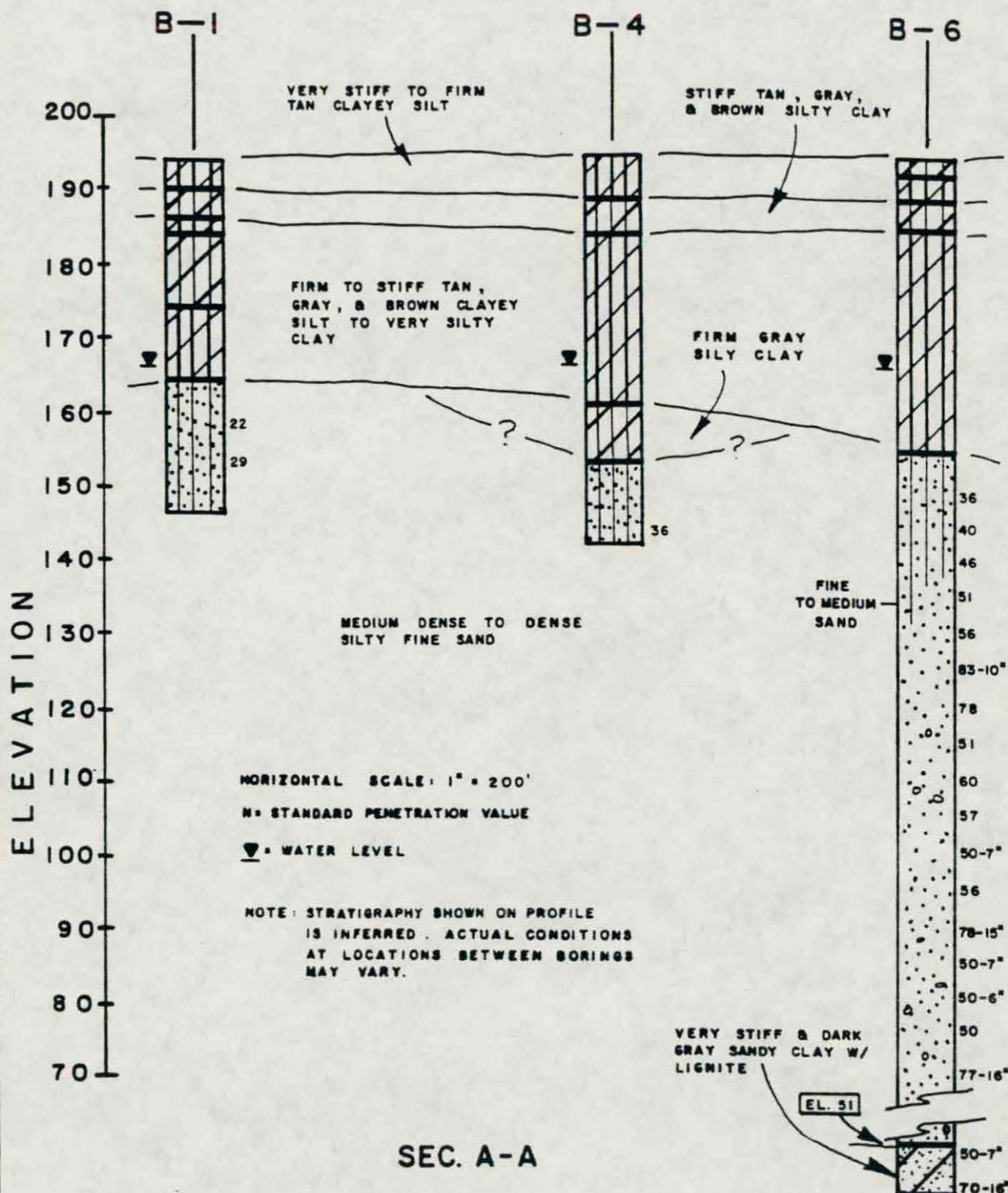


SCALE
1" = 180'



STRUCTURAL CONTOUR MAP

BASE OF ALLUVIAL AQUIFER



GENERALIZED SOILS PROFILE

CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

ELEVATION

200
190
180
170
160
150
140
130
120
110
100
90
80
70

B-2

STIFF TO VERY STIFF TAN CLAYEY SILT

B-3

B-7

EL. 61
40
41
VERY STIFF DARK GRAY SANDY CLAY

FIRM TO SOFT GRAY AND BROWN SILTY CLAY TO CLAYEY SILT

78-15" - FINE TO MEDIUM SAND BELOW
75-13" 48'

MEDIUM DENSE TO DENSE GRAY AND TAN SILTY FINE SAND

STIFF BROWN SILTY CLAY

STIFF TO FIRM BROWN, GRAY & TAN CLAYEY SILT TO VERY SILTY CLAY

HORIZONTAL SCALE: 1" = 200'

N = STANDARD PENETRATION VALUE

▽ = WATER LEVEL

NOTE: STRATIGRAPHY SHOWN ON PROFILE IS INFERRED. ACTUAL CONDITIONS AT LOCATIONS BETWEEN BORINGS MAY VARY.

SEC. B-B

GENERALIZED SOILS PROFILE

CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

L E G E N D

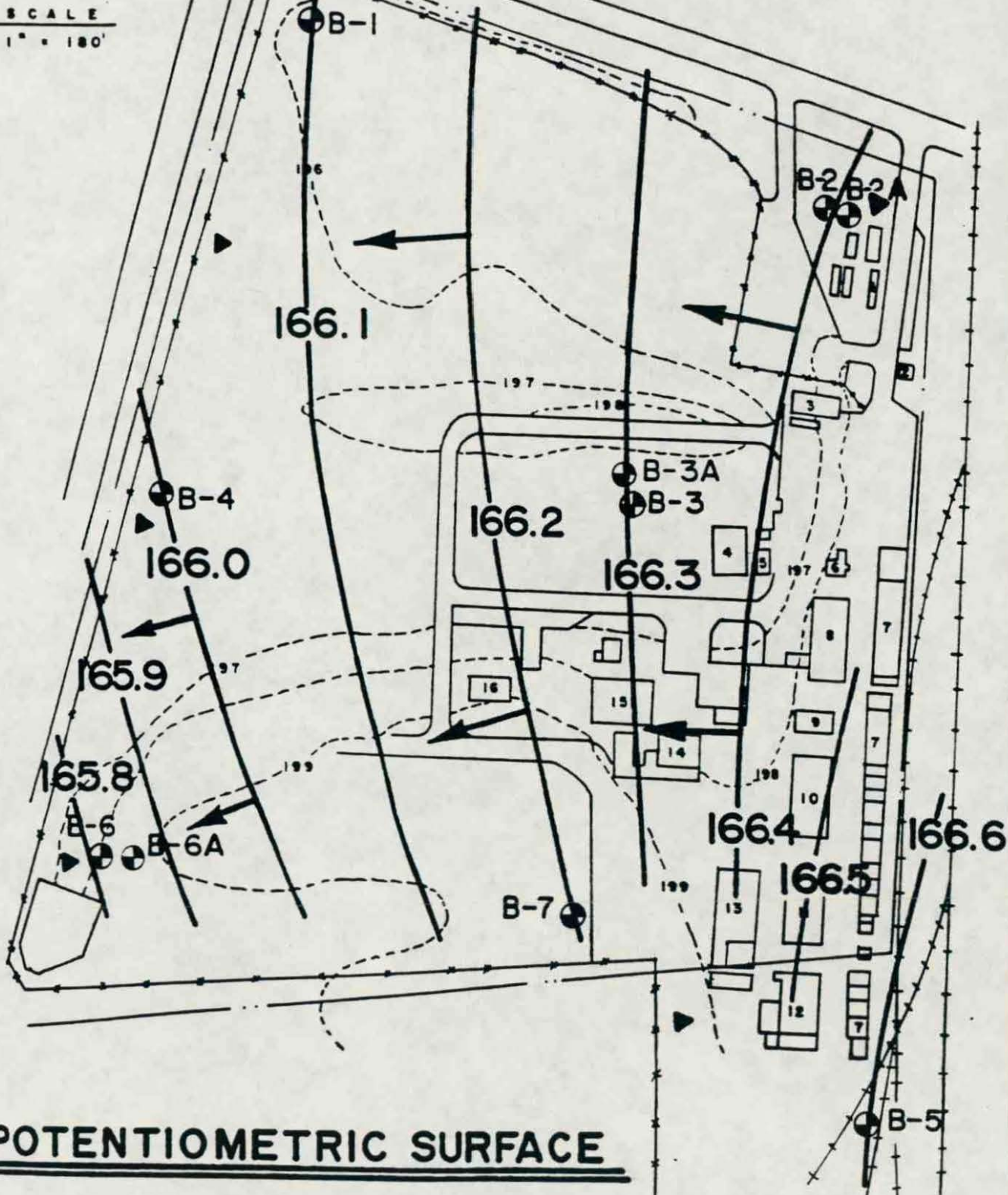
1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE UTILITIES
7. COOLING TOWERS
8. PROPANIL PERMETHRIN
9. BSC
10. STORES & OFFICES
11. UNIT 10
12. DRA UNIT
13. PACKING BUILDING

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA

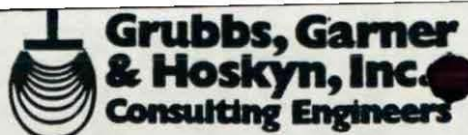


SCALE
1" = 180'



POTENTIOMETRIC SURFACE

▲ RECOMMENDED MONITORING WELL LOCATIONS



Grubbs, Garner
& Hoskyn, Inc.
Consulting Engineers

2- J miles
3- ADPC&E - MARK Simpson

10501 Stagecoach Road P.O. Box 5239 Little Rock, AR 72215 501-455-2536 Fax: (501) 455-4137

April 5, 1989

Cedar Chemical Company
P. O. Box 2749
West Helena, Arkansas 72390

Attention: Mr. Joe Porter

MONITORING WELL INSTALLATION
CEDAR CHEMICAL PLANT
WEST HELENA, ARKANSAS

Dear Mr. Porter:

As requested, we have reviewed piezometric data you have been collecting during the past several months and have prepared a series of plates showing the potentiometric surface. These plates are transmitted herewith as Appendix A. We have also reviewed and modified our cost estimate to reflect items listed in your letter dated November 21, 1988.

Listed below are the proposed well depths to conform to recommendations presented in our letter dated September 26, 1988 with modifications that were requested by Mr. Mark Simpson (ADPC&E) and listed in your letter of November 21, 1988:

Well No.	Ground Elev.	Max. Depth To Water, Ft.	Min. Depth To Water, Ft.	Well Depth, Ft.	Screen Length, Ft.	Pipe Length, Ft.
MW-1	194.0	29.0	18.0	40	10	32
MW-2	195.3	30.4	19.0	40	10	32
MW-3	195.2	30.3	19.0	40	10	32
MW-4	194.8	29.8	18.5	80	10	72
MW-4A				50	10	42
MW-4B				30	10	22
MW-4C				10	5	7
MW-5	196.8	31.6	20.8	42	10	34

Proposed well locations are shown on Plate 1, attached. These locations are the same as shown in our letter dated September 26, 1988. In view of the more recent piezometric information, it may be appropriate to move MW-2 north to about the location of B-1.

GRUBBS, GARNER & HOSKYN, INC.
Cedar Chemical Corp.-Monitoring Wells

April 5, 1989
Page 2

Our cost estimate has been reviewed and revised to reflect the additional wells at the down-gradient location (MW-4). This revised cost estimate is presented in Appendix B.

If you have any questions about the information presented in or with this letter, please call.

Sincerely,

GRUBBS, GARNER & HOSKYN, INC.



John P. Hoskyn, P.E.
Vice President

JPH/dgf

Copies Submitted: Cedar Chemical Company
Attn: Mr. Joe Porter

(3)

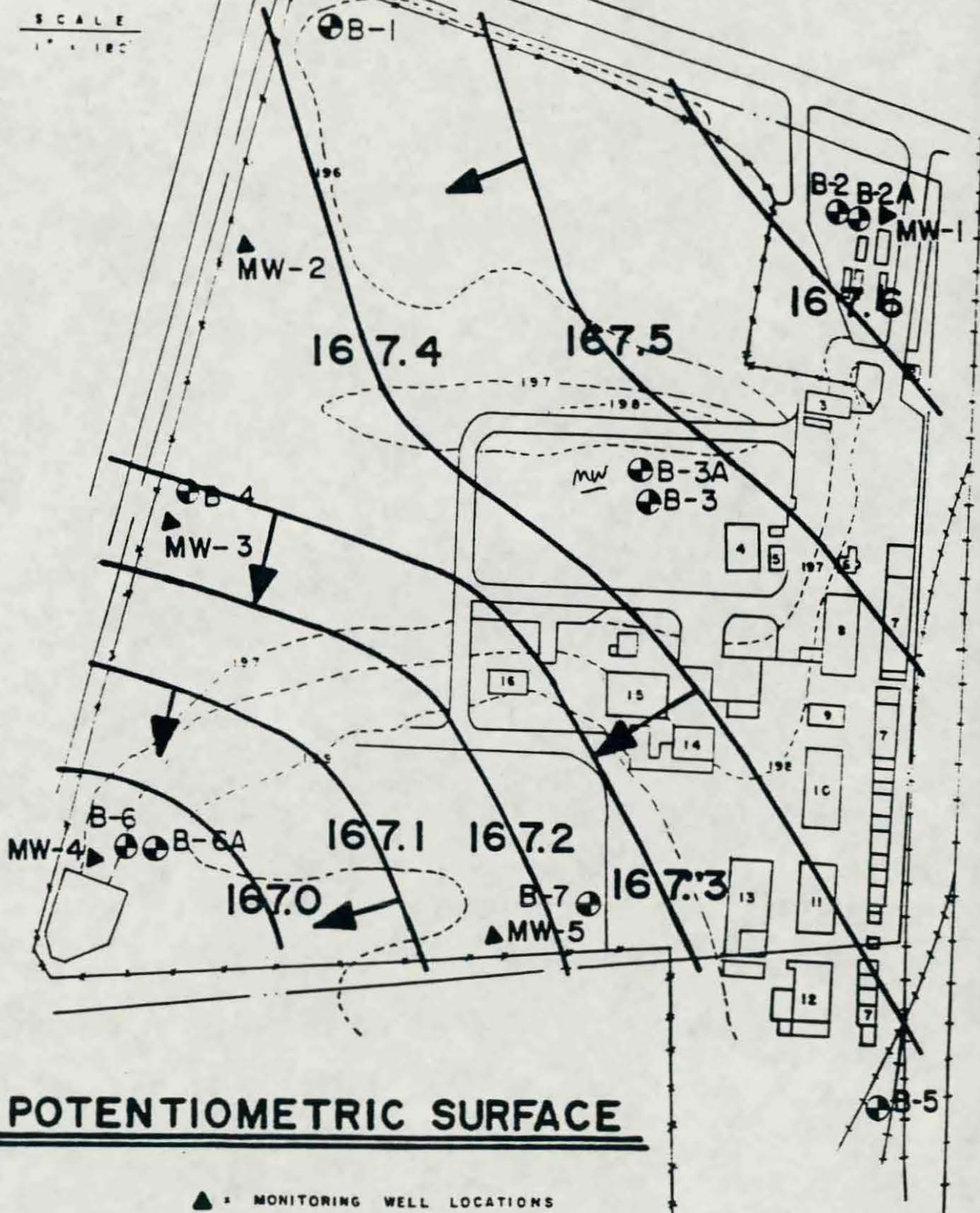


SCALE
1" = 100'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
- UTILITIES
- COOLING TOWERS
7. PROPANIL PERMETHRIN
8. BSC
10. STORES & OFFICES
11. UNIT 10
12. DRA UNIT
13. PACKING BUILDING

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



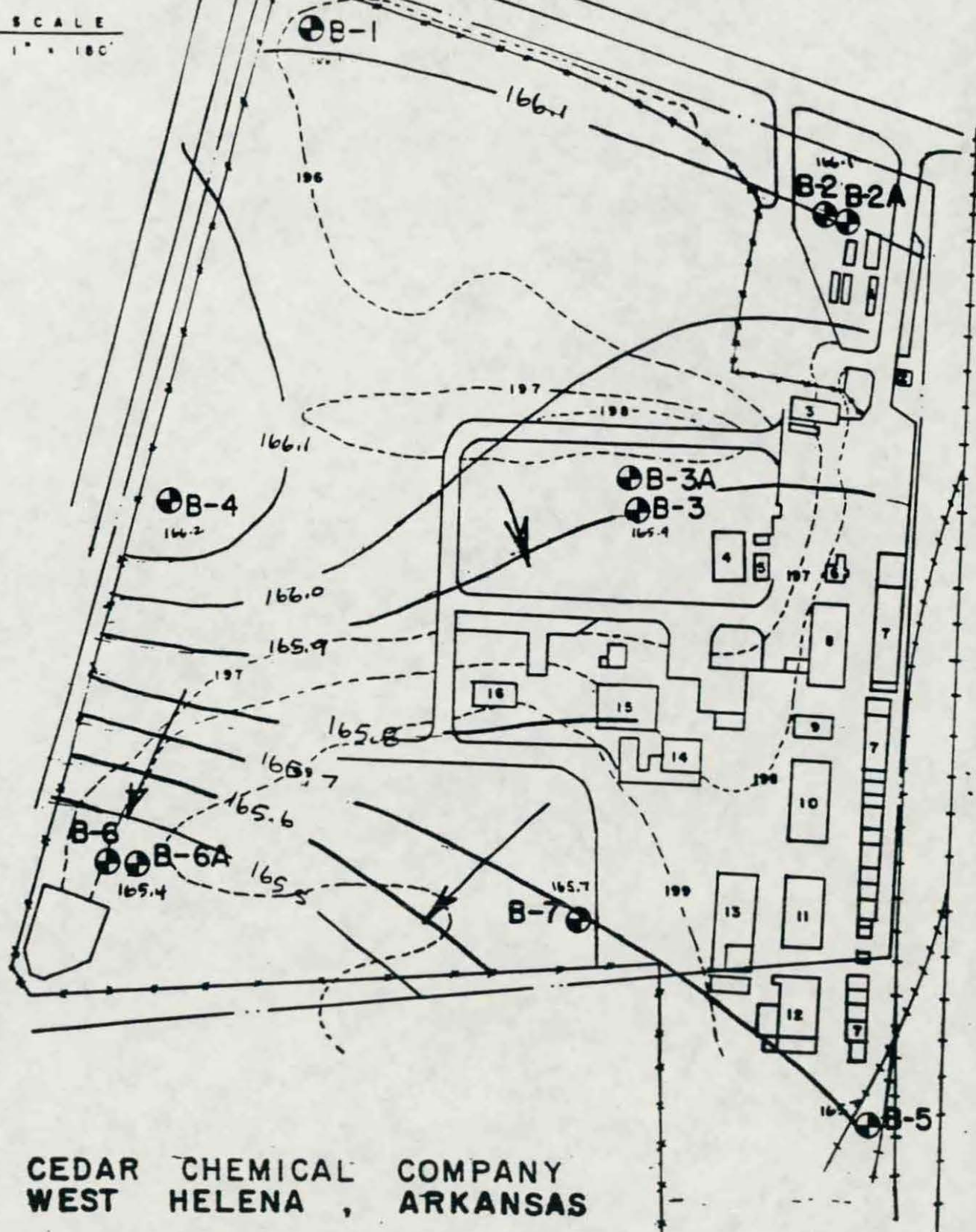
APPENDIX A

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



S C A L E

1. 100



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

8-9-88

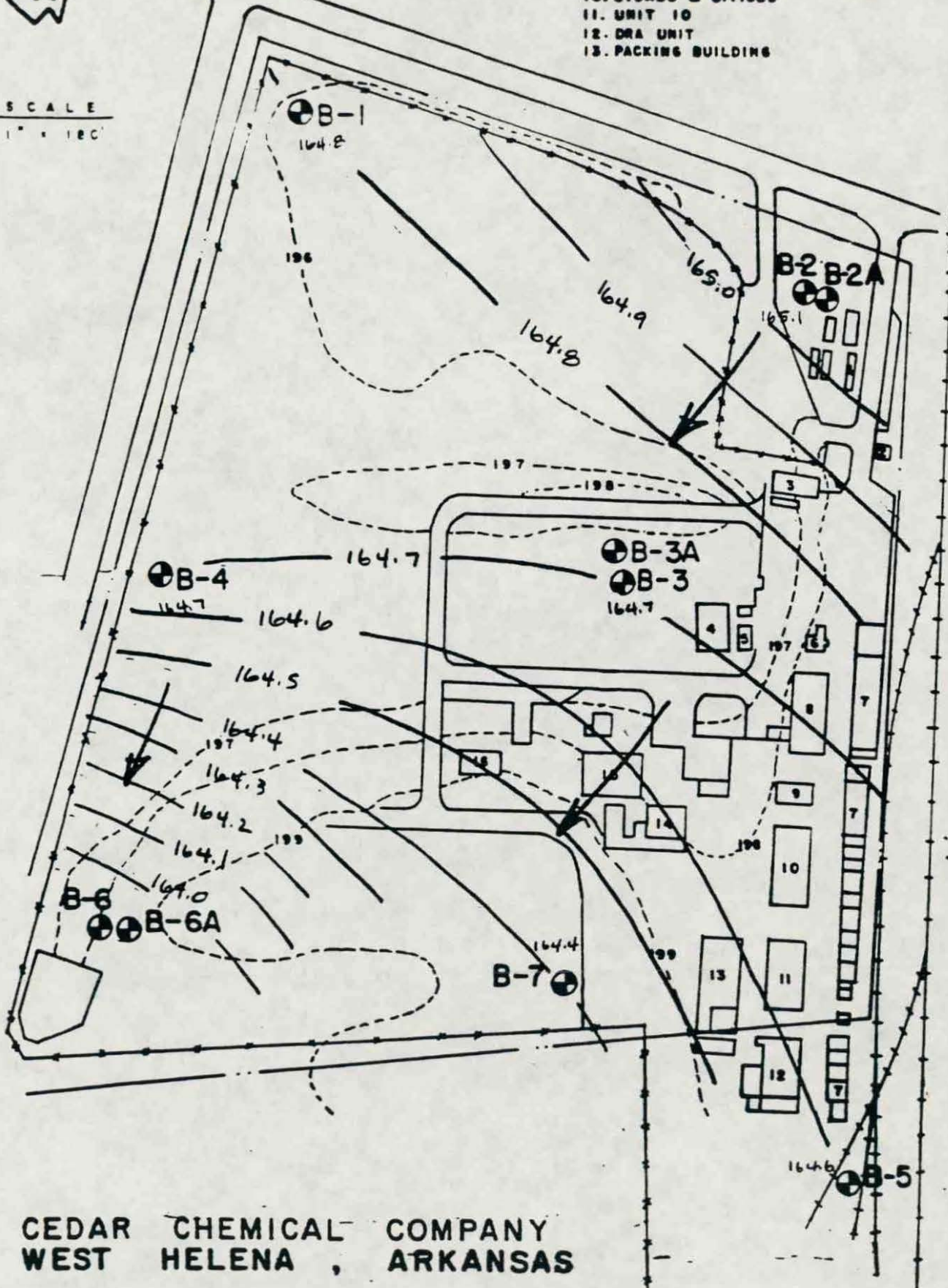


SCALE
1" = 120'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
7. UTILITIES
8. COOLING TOWERS
9. PROPANIL PERMETHRIN
10. BSC
11. STORES & OFFICES
12. UNIT 10
13. DRA UNIT
14. PACKING BUILDING

15. WAREHOUSE
16. DRUM STORAGE AREA



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS
B-15-88

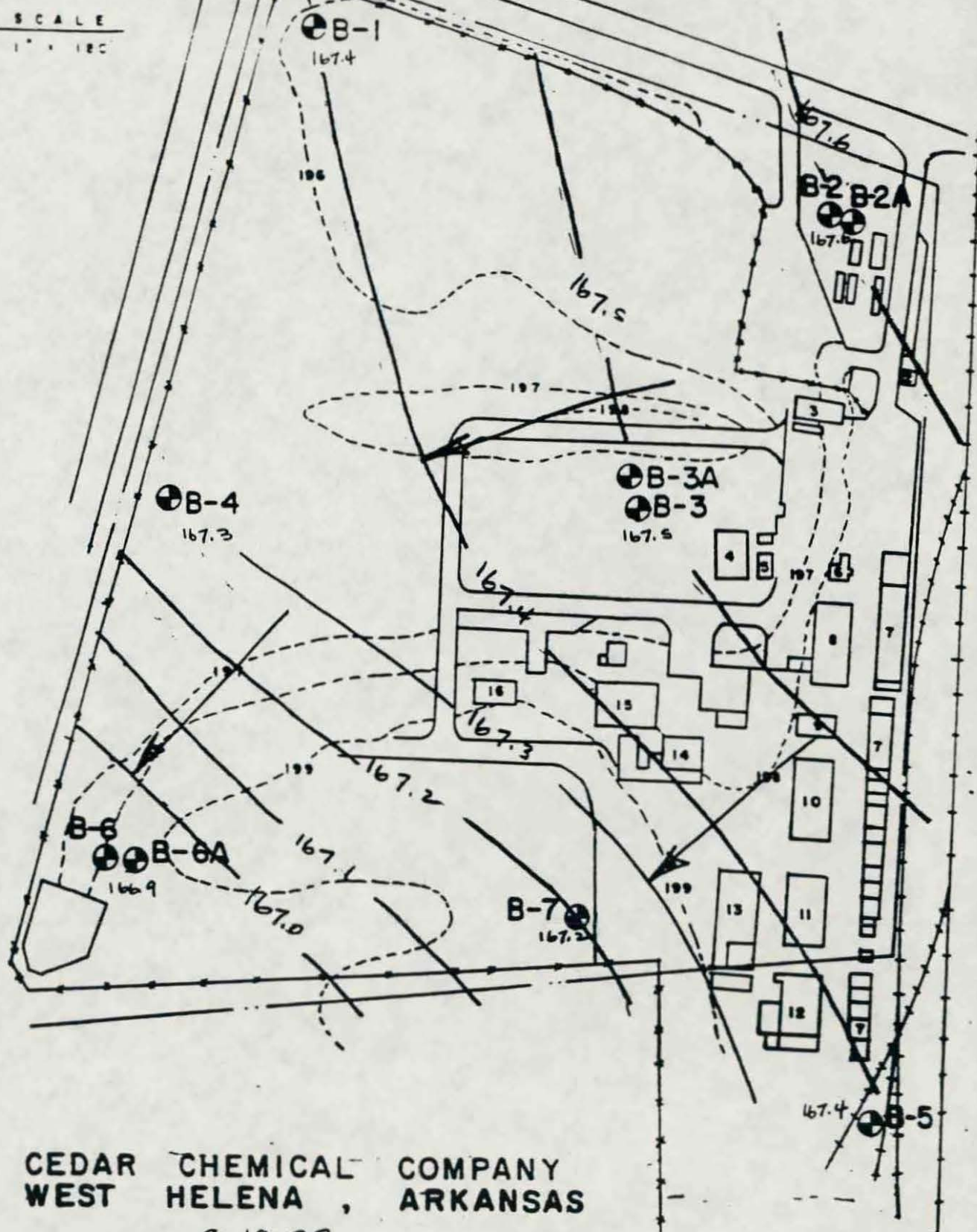


SCALE
1" = 100'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
- UTILITIES
- COOLING TOWERS
- PROPANIL PERMETHRIN
9. SSC
10. STORES & OFFICES
11. UNIT 10
12. DRA UNIT
13. PACKING BUILDING

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

9-19-68

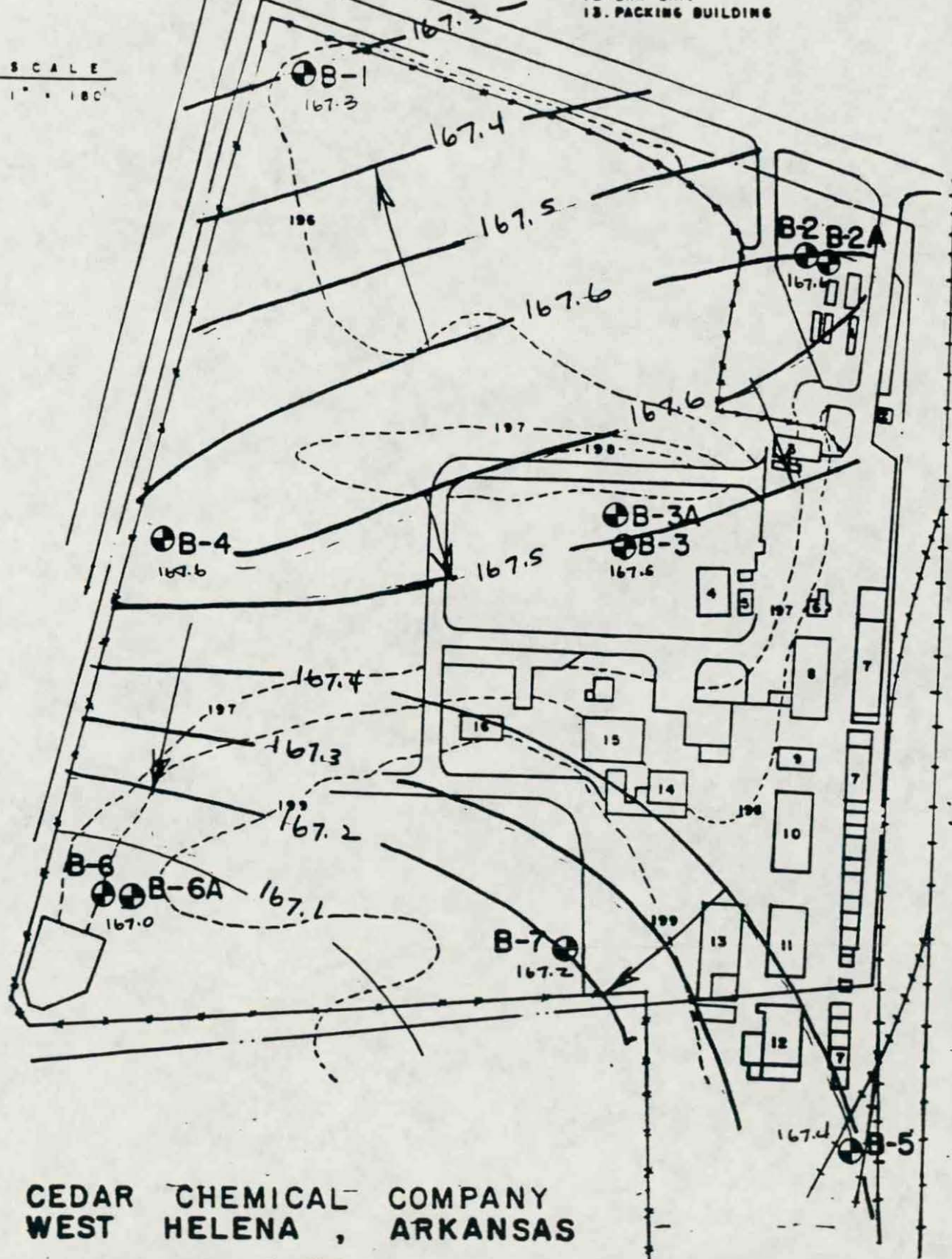


SCALE
1" = 180'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
7. UTILITIES
8. COOLING TOWERS
9. PROPANTL PERMETHRIN
10. SSC
10. STORES & OFFICES
11. UNIT 10
12. DRA UNIT
13. PACKING BUILDING

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

10-7-88

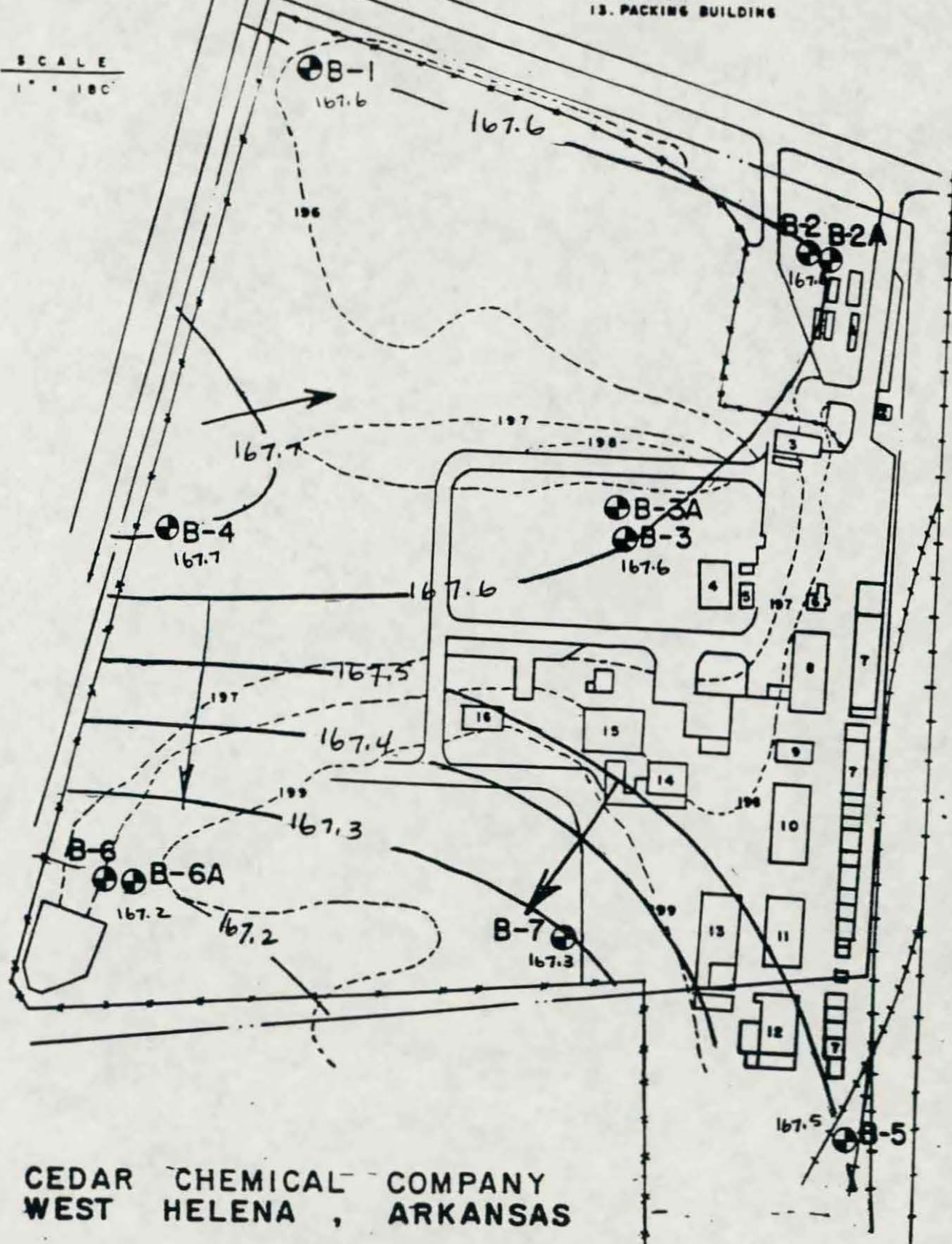


SCALE
1" = 180'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
7. UTILITIES
8. COOLING TOWERS
9. PROPANIL PERMETHRIN
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11. STORES & OFFICES
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14. PACKING BUILDING

15. WAREHOUSE
16. DRUM STORAGE AREA



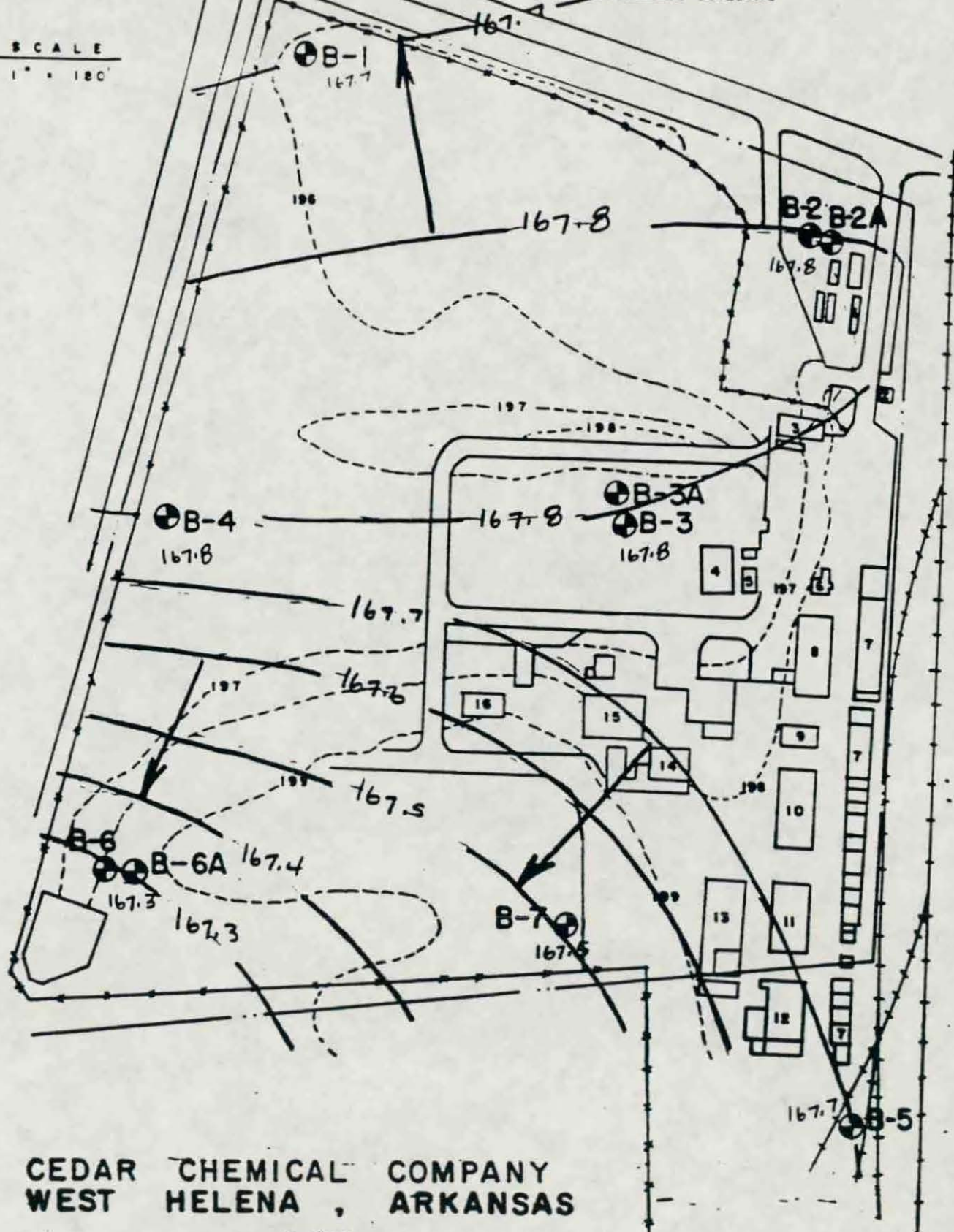


SCALE
1" = 180'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
7. UTILITIES
8. COOLING TOWERS
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17. DRUM STORAGE AREA



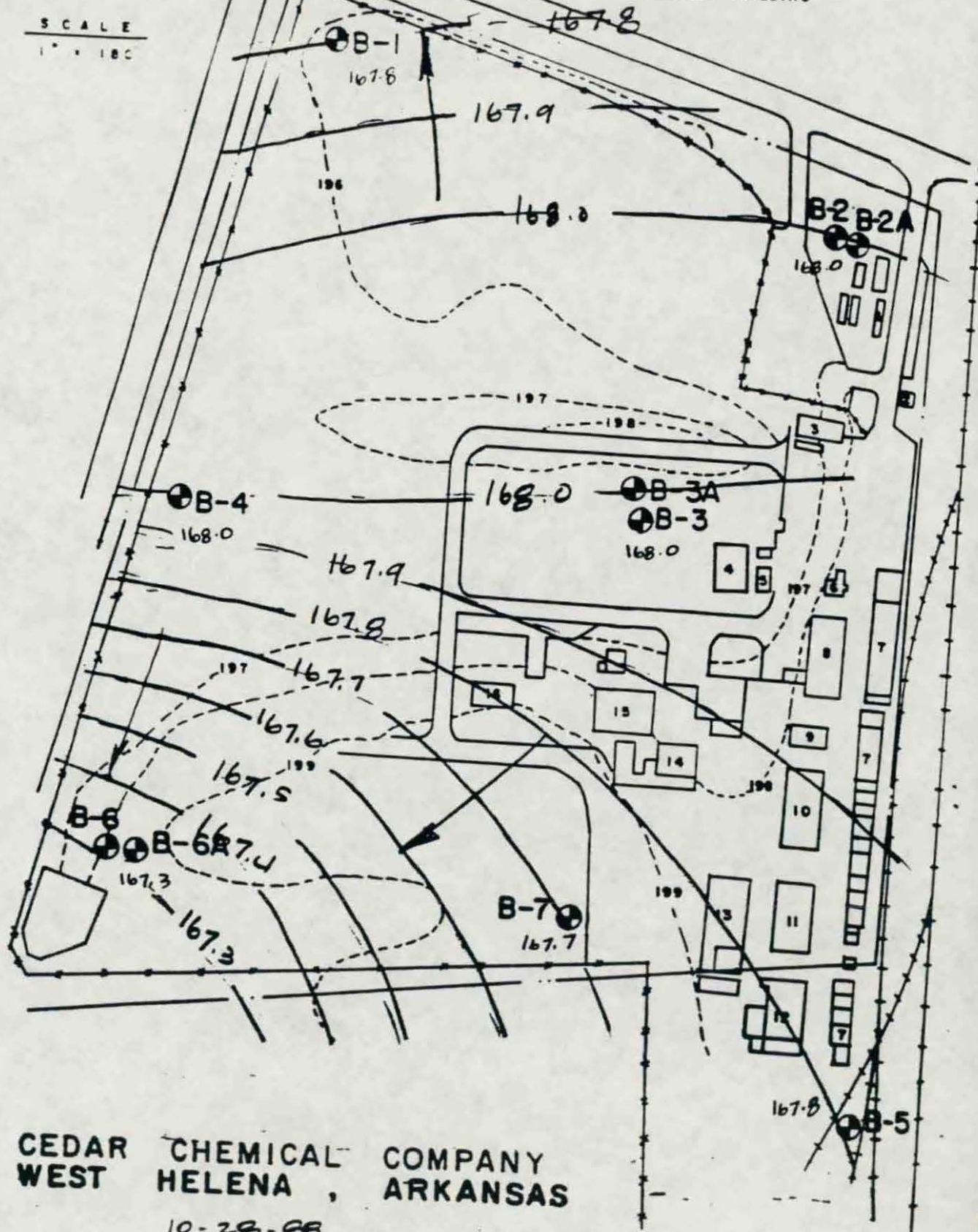
CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

10-21-88

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



SCALE
1" = 100'



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

10-28-68

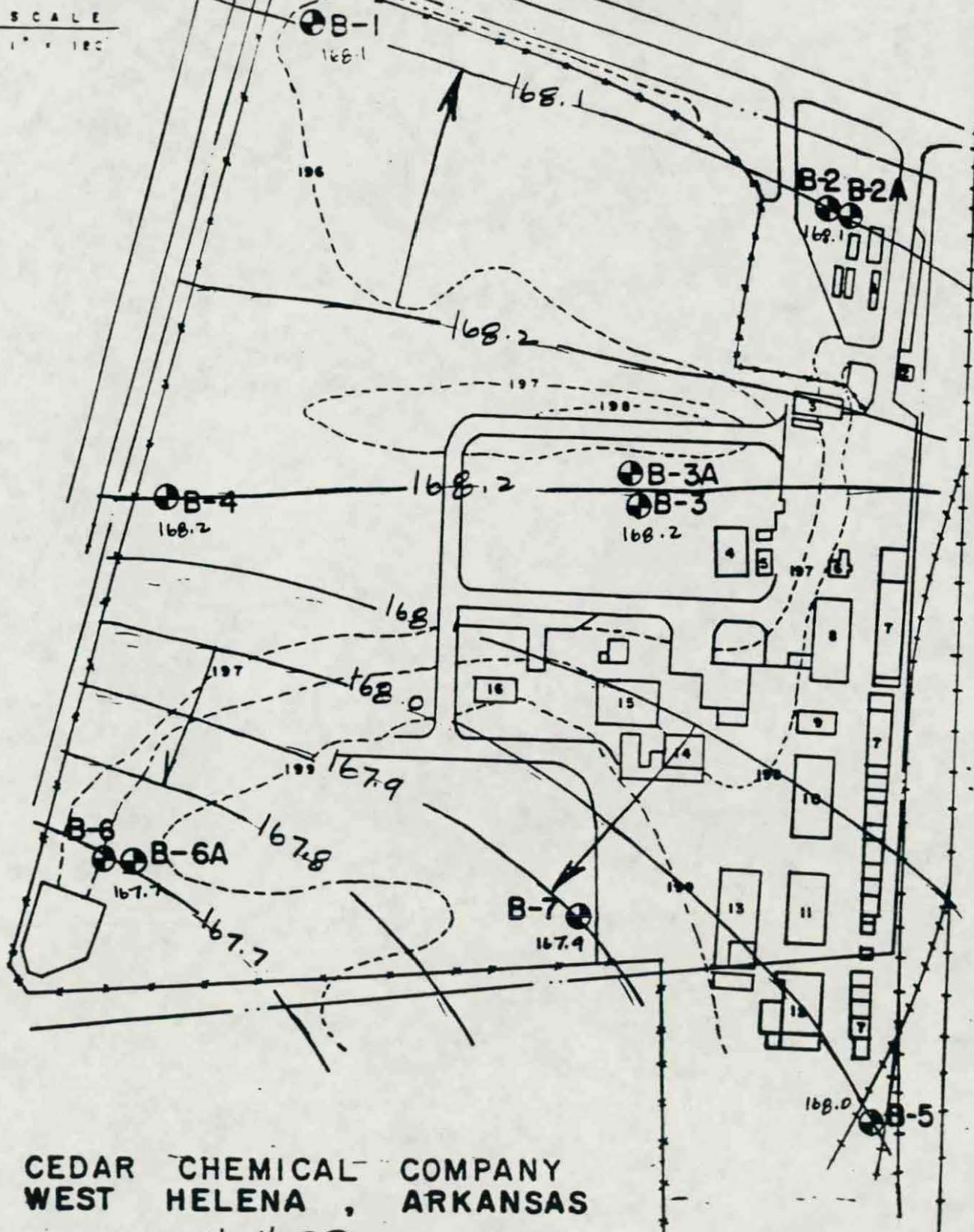


SCALE
1" = 120'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. SOILER HOUSE
- UTILITIES
- COOLING TOWERS
- PROPANIL PERMETHRIN
9. BSC
10. STORES & OFFICES
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12. DRA UNIT
13. PACKING BUILDING

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

11-4-88

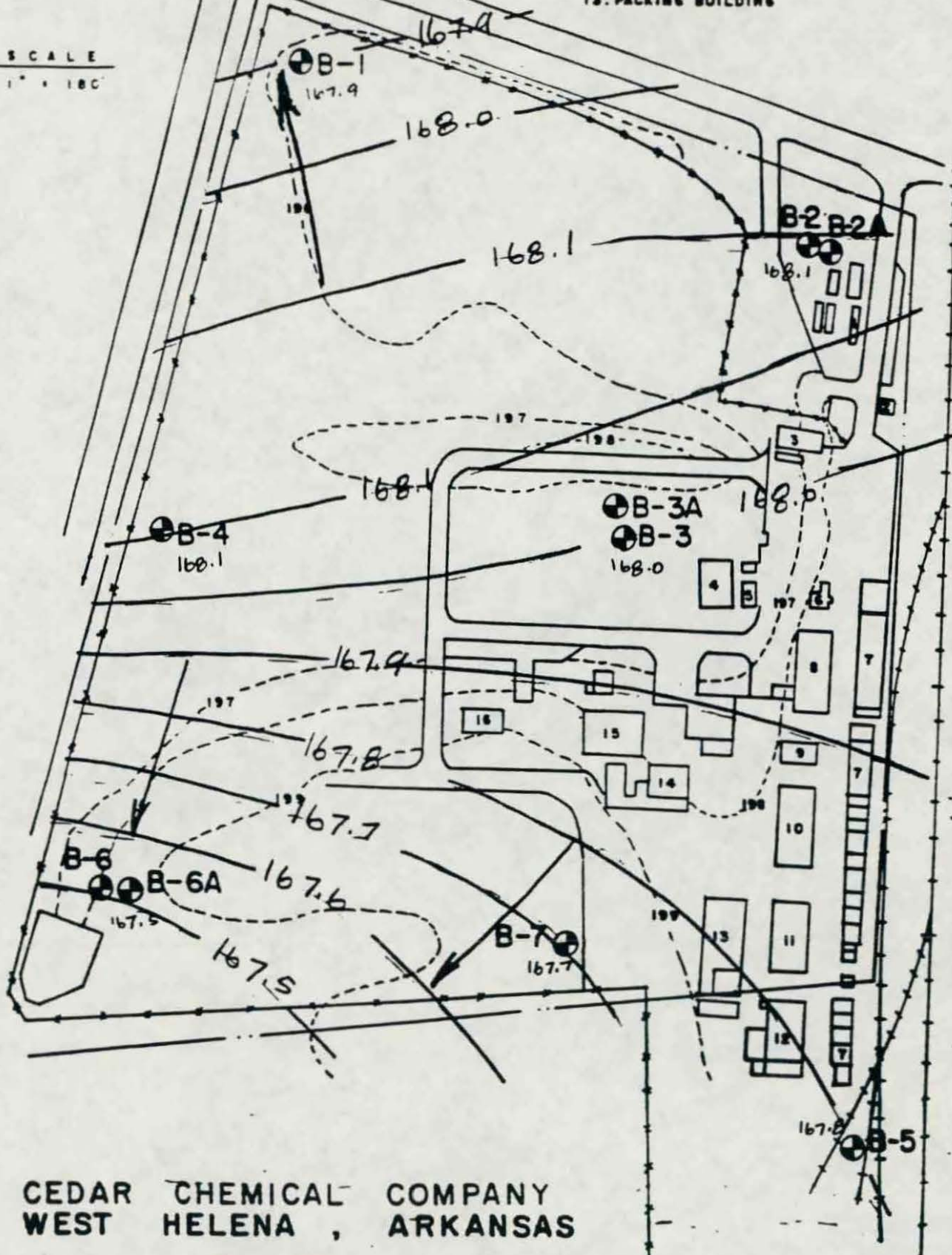


SCALE
1" = 100'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
7. UTILITIES
8. COOLING TOWERS
9. PROPANIL PERMETHRIN
10. SSC
11. STORES & OFFICES
12. UNIT 10
13. DRA UNIT
14. PACKING BUILDING

15. WAREHOUSE
16. DRUM STORAGE AREA



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

11-11-88

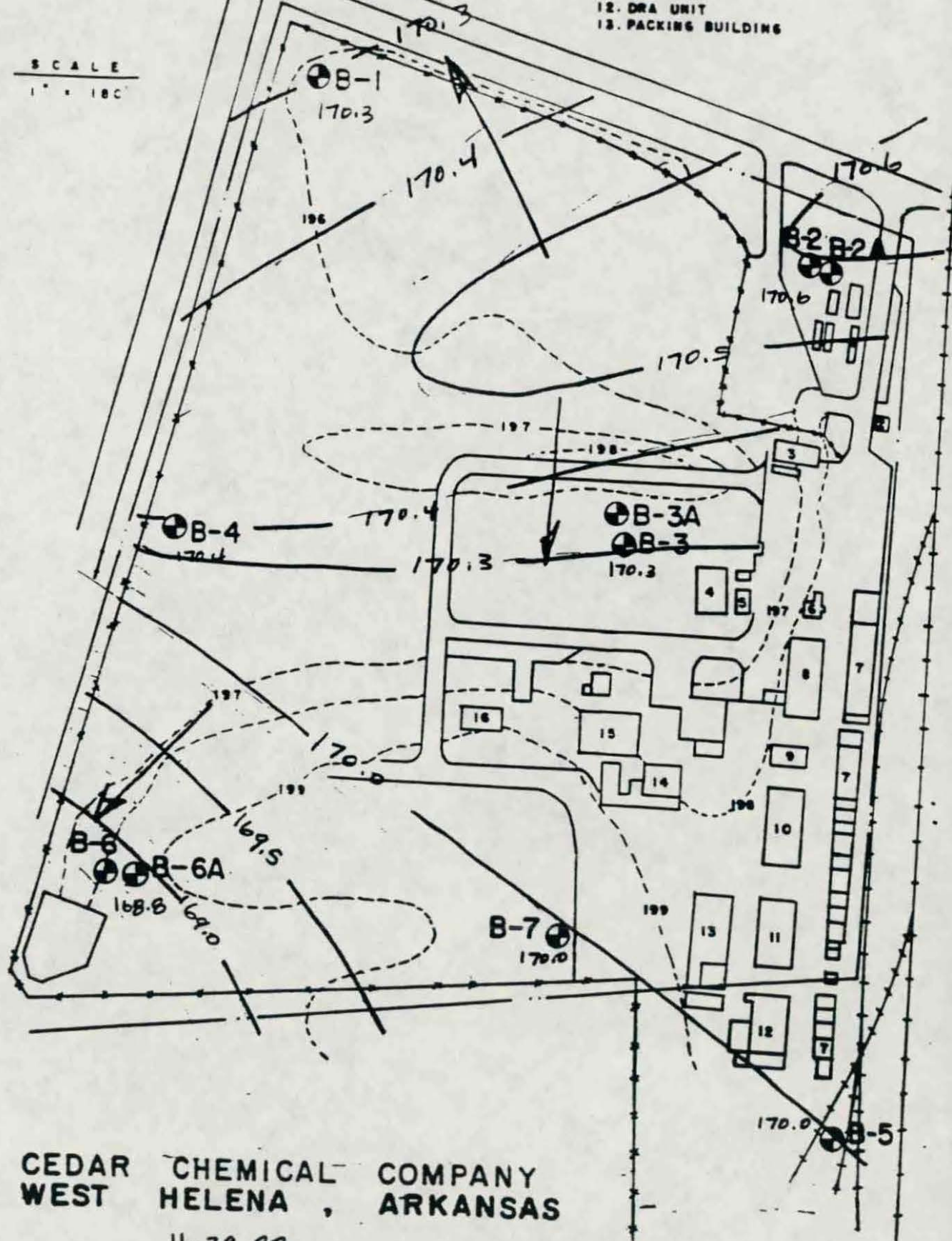


SCALE
1" = 180'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
7. UTILITIES
8. COOLING TOWERS
9. PROPANIL PERMETHRIN
10. BBC
11. STORES & OFFICES
12. UNIT 10
13. DRA UNIT
14. PACKING BUILDING

15. WAREHOUSE
16. DRUM STORAGE AREA



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

11-29-88

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

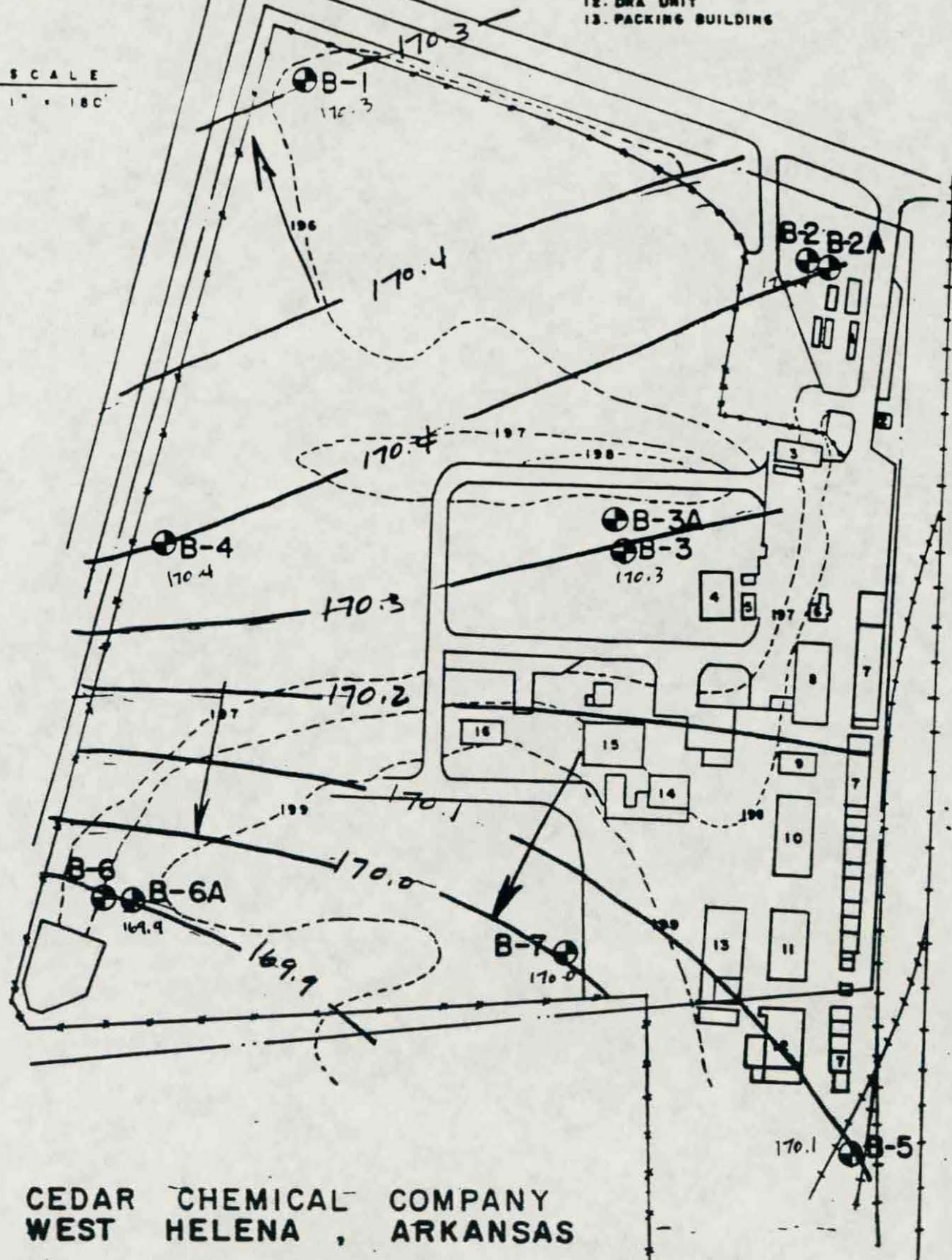
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7. UTILITIES
8. COOLING TOWERS
9. PROPHIL PERMETHRIN
10. BSC
11. STORES & OFFICES
12. UNIT 10
13. DRA UNIT
14. PACKING BUILDING

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



SCALE

1. • LAC



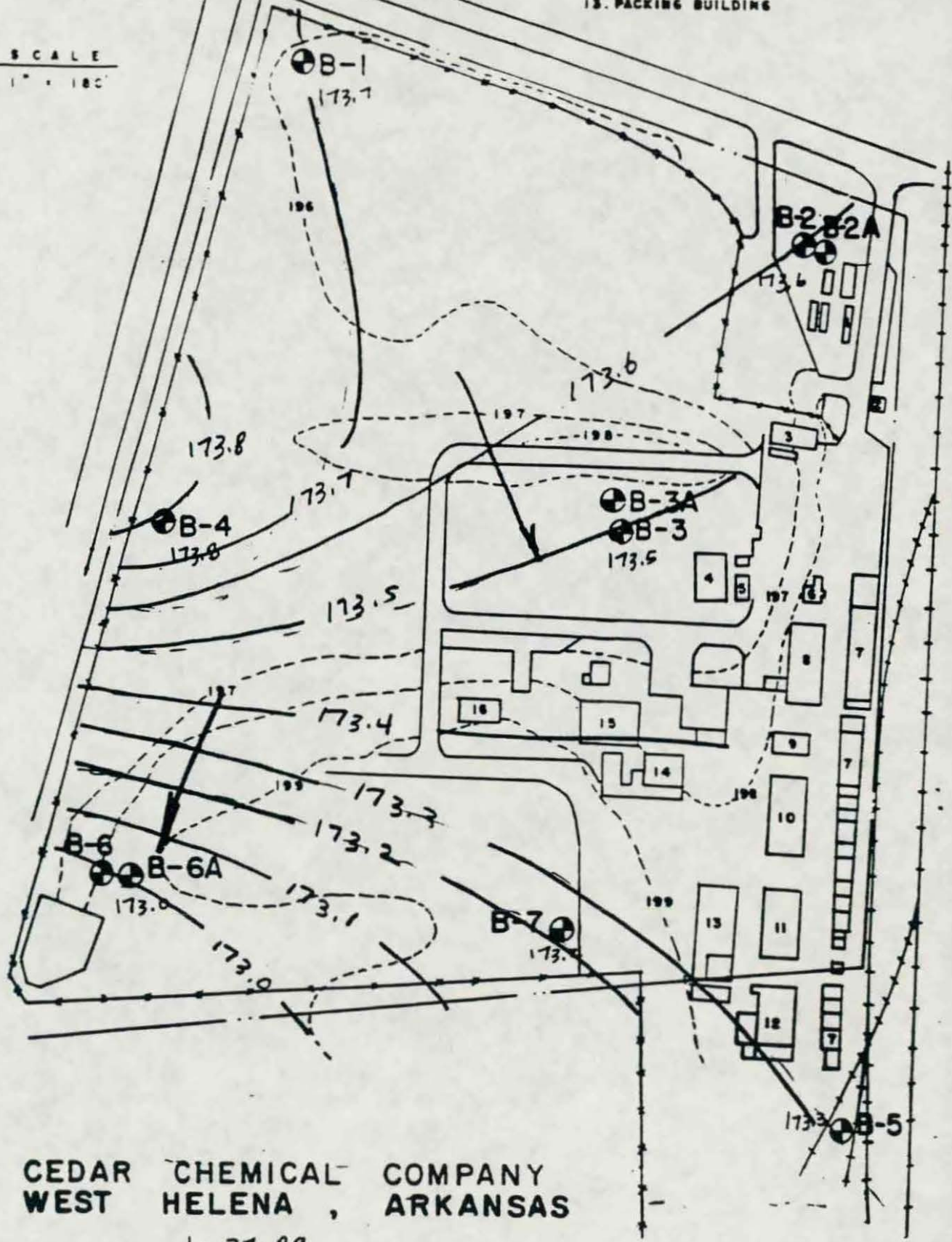
CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

12-16-88



SCALE
1" = 180'

- | | | |
|---------------------|------------------------|-----------------------|
| 1. MAIN OFFICE | 6. BOILER HOUSE | 14. PACKING BUILDING |
| 2. GUARD HOUSE | UTILITIES | 15. WAREHOUSE |
| 3. LAB BUILDING | COOLING TOWERS | 16. DRUM STORAGE AREA |
| 4. MAINTENANCE SHOP | 8. PROPANIL PERMETHRIN | |
| 5. HOT HOUSE | 9. BSC | |
| | 10. STORES & OFFICES | |
| | 11. UNIT 10 | |
| | 12. DRA UNIT | |
| | 13. PACKING BUILDING | |



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

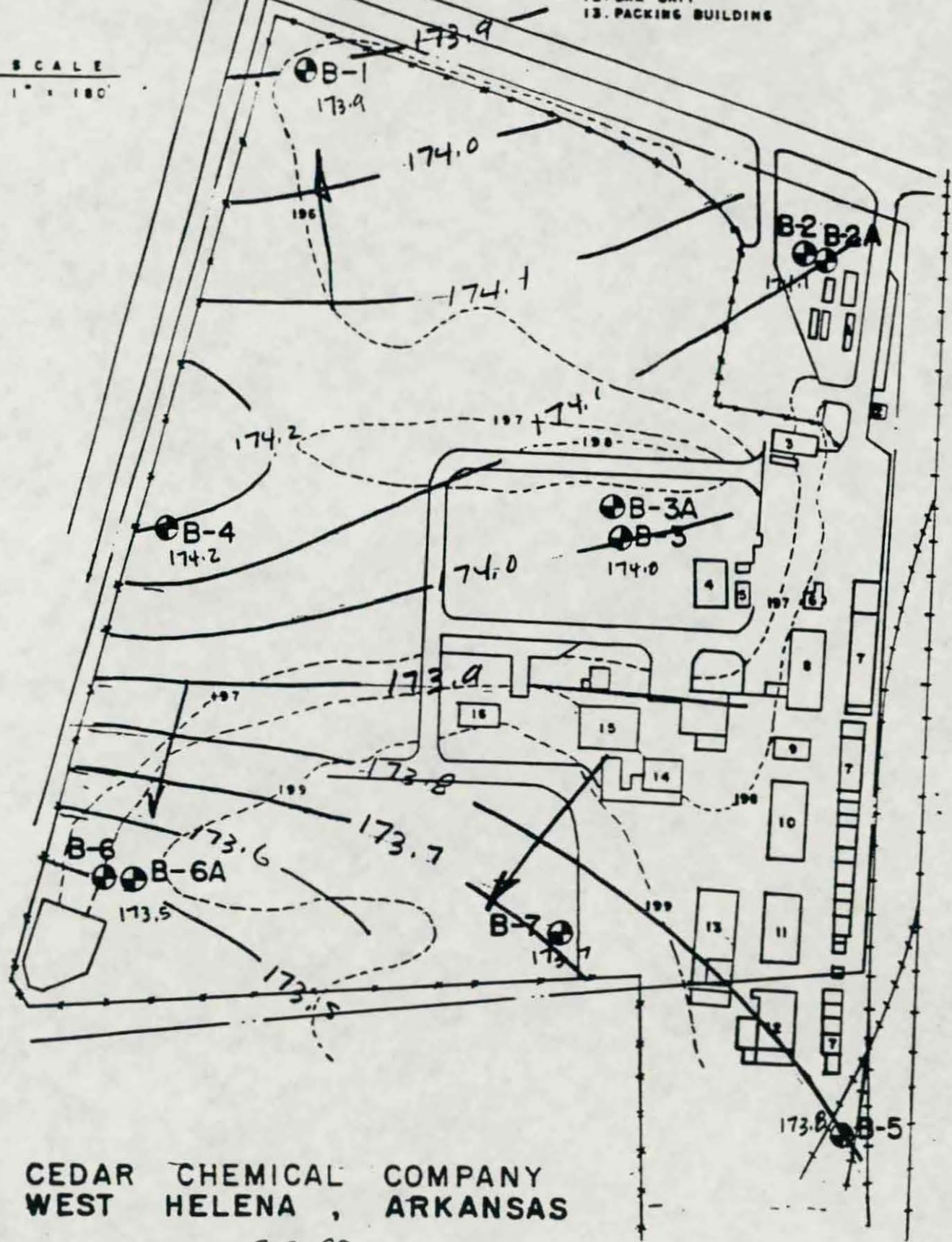
1-27-89

L E S E O



SCALE
1" = 180'

- | | | |
|---------------------|------------------------|-----------------------|
| 1. MAIN OFFICE | 6. STEEL HOUSE | 14. PACKING BUILDING |
| 2. GUARD HOUSE | 7. UTILITIES | 15. WAREHOUSE |
| 3. LAB BUILDING | 7. COOLING TOWERS | 16. DRUM STORAGE AREA |
| 4. MAINTENANCE SHOP | 8. PROPANIL PERMETHRIN | |
| 5. HOT HOUSE | 9. SSC | |
| | 10. STORES & OFFICES | |
| | 11. UNIT 10 | |
| | 12. DRA UNIT | |
| | 13. PACKING BUILDING | |



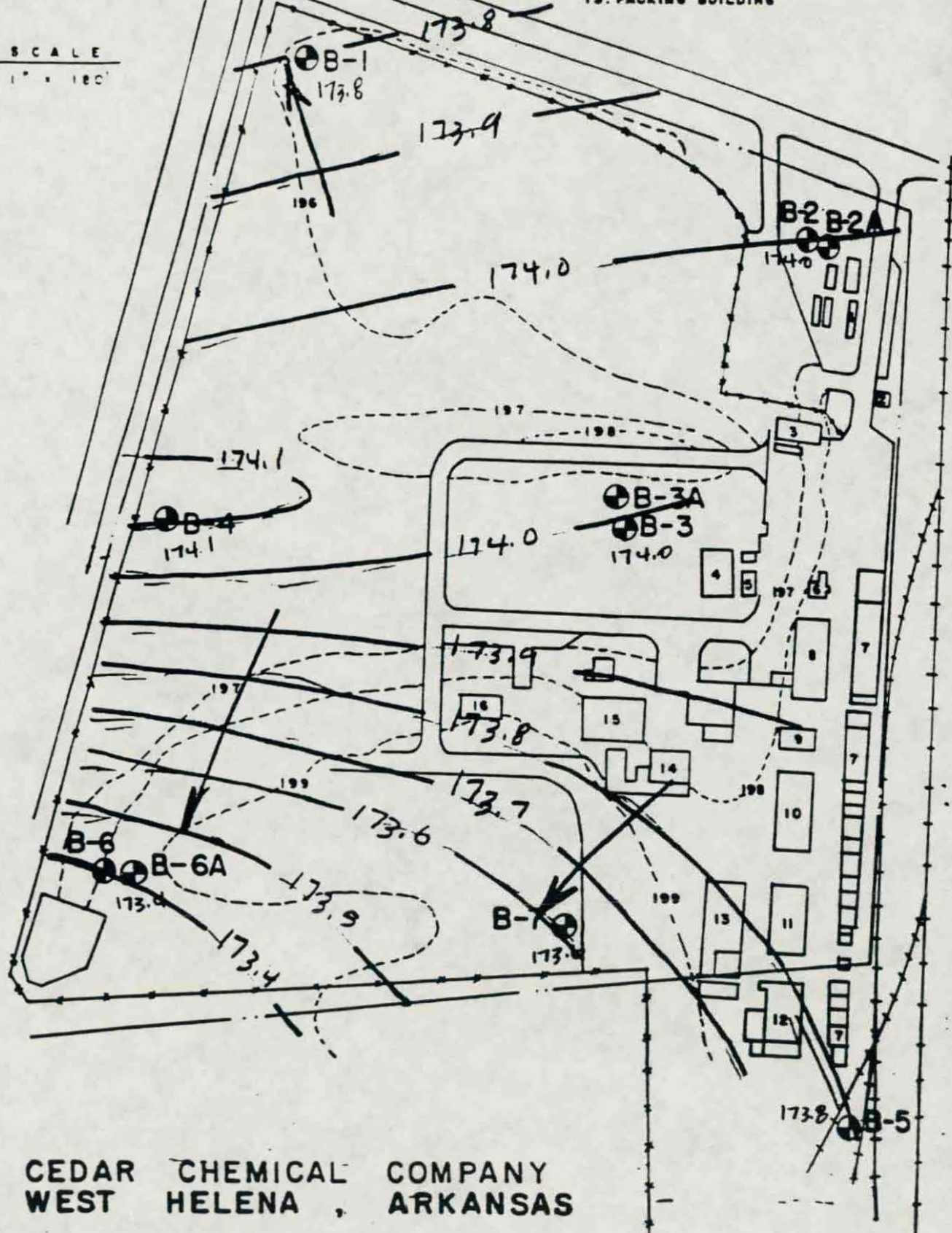
CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

2-2-89

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



SCALE
1" = 100'



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

2-10-89

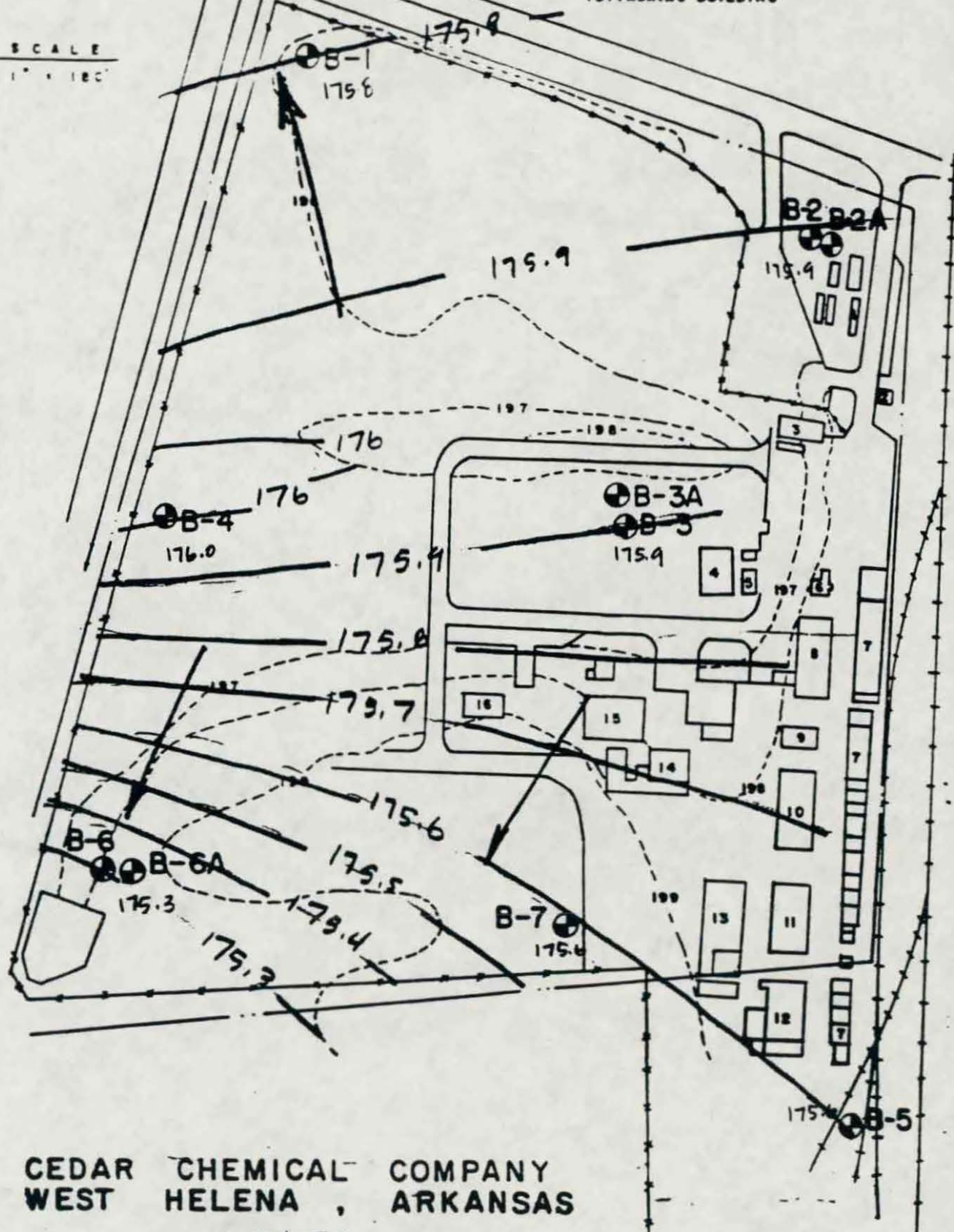
1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
UTILITIES
7. COOLING TOWERS
8. PROPANIL PERMETHRIN
9. BSC
10. STORES & OFFICES
11. UNIT 10
12. DRA UNIT
13. PACKING BUILDING

14. PACKING BUILDING
15. WAREHOUSE
16. DRUM STORAGE AREA



SCALE
1" = 100'



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

2-24-89

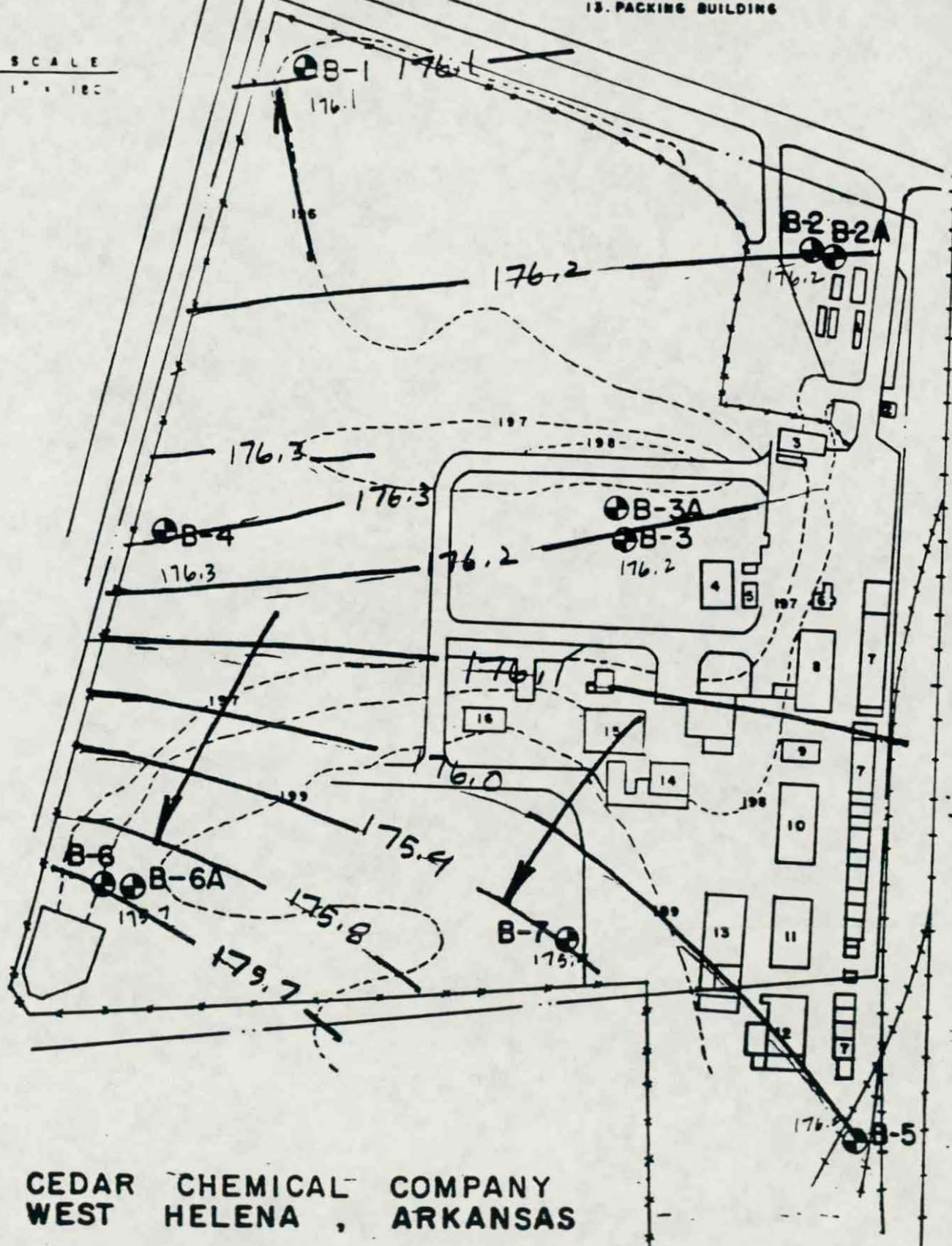


SCALE
1" = 100'

1. MAIN OFFICE
2. GUARD HOUSE
3. LAB BUILDING
4. MAINTENANCE SHOP
5. HOT HOUSE

6. BOILER HOUSE
7. UTILITIES
8. COOLING TOWERS
9. PROPANIL PERMETHRIN
10. BSC
11. STORES & OFFICES
12. UNIT 10
13. DRA UNIT
14. PACKING BUILDING

15. WAREHOUSE
16. DRUM STORAGE AREA



CEDAR CHEMICAL COMPANY
WEST HELENA, ARKANSAS

3-3-89

APPENDIX B
CURRENT NPDES PERMIT
AND PAST ENFORCEMENT ACTIONS

CURRENT NPDES PERMIT

NPDES

STATE OF ARKANSAS
DEPARTMENT OF POLLUTION CONTROL AND ECOLOGY

8001 NATIONAL DRIVE, P.O. BOX 9583

LITTLE ROCK, ARKANSAS 72209

PHONE:(501)562-7444

FAX:(501)562-4632

CERTIFIED MAIL: RETURN RECEIPT REQUESTED (94 33647159)

Rec'd Oct 1, 1990

Mr. John H. Miles, Jr.
Cedar Chemical Corporation
P.O. Box 2749
West Helena, AR 72390

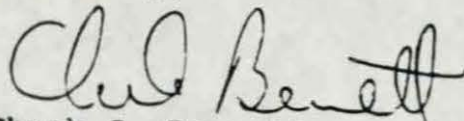
Re: NPDES Permit No. AR0036412

Dear Mr. Miles:

This letter constitutes notice of the Department's final permit decision and a copy of the final permit is enclosed, along with a response to comments received during the public comment period.

The applicant, persons submitting written comments during the public comment period, and all other persons entitled to do so, may request an adjudicatory hearing and Commission review on whether the decision of the Department should be revised or modified. Such a request shall be in the form and manner required by Section 4, Part III of Regulation No. 8.

Sincerely,



Chuck C. Bennett
Chief, Water Division

CB:mlc

Enclosure

cc: U.S. EPA

RESPONSE TO COMMENTS

DRAFT NPDES PERMIT

This is our response to the comments received on the subject draft NPDES permit in accordance with our regulations.

Permit No. : AR0036412

Permittee : Cedar Chemical Corporation
P.O. Box 2749
West Helena, AR 72390

Draft Permit Public Notice Date : August 26, 1990

Permit Engineer : Michael Core

ISSUE NO. 1 - In a letter dated September 11, 1990 the permittee requested clarification in the definition of the sampling location for outfall 002. The request was to define the sampling location as, " following the final treatment unit as it enters the pipeline to the Mississippi River."

RESPONSE NO. 1 - The permit has been changed accordingly.

ISSUE NO. 2 - The permittee has requested that the dilution series be changed to 100%, 10%, 1%, 0.1%, 0.003% instead of 100%, 30%, 10%, 1%, and 0.003%.

RESPONSE NO. 2 - The Agency concurs and the dilution series will be changed in the final permit.

ISSUE and RESPONSE NO. 3 - The Agency pursuant to re-evaluation and concurrence from the U.S. Fish and Wildlife Service has added acute biomonitoring requirements to outfall 001. The discharges from this outfall consist of boiler and cooling tower blowdown, condensate, and stormwater runoff. It should be noted however that the discharge of boiler and cooling tower blowdown and condensate is normally to the treatment system and to outfall 002. Biomonitoring was included to assess the potential toxicity of these discharges prior to their entering the White River National Wildlife Refuge.

Permit number: AR0036412

AUTHORIZATION TO DISCHARGE UNDER THE NATIONAL POLLUTANT DISCHARGE
ELIMINATION SYSTEM AND THE ARKANSAS WATER AND AIR POLLUTION CONTROL ACT

In accordance with the provisions of the Arkansas Water and Air Pollution
Control Act (Act 472 of 1949, as amended, Ark. Code Ann. 8-4-101 et
seq.), and the Clean Water Act (33 U.S.C. 1251 et seq.),

Cedar Chemical Corporation
24th Floor
5100 Poplar Avenue
Memphis, TN 38137

is authorized to discharge from a facility located at

Cedar Chemical Corporation
P.O. Box 2749
West Helena, AR 72390

Section 14, Township 2 South, Range 4 East near West
Helena in Phillips County.

Outfall 001 - Latitude : 34° 32' 15" North
Longitude: 90° 39' 19" West

Outfall 002 - Latitude : 34° 29' 43" North
Longitude: 90° 35' 46" West

to receiving waters named:

Outfall 001 - Industrial Park Ditch in Segment 4A of the
White River Basin.

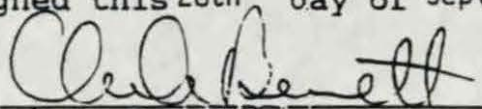
Outfall 002 - Mississippi River in Segment 6B.

in accordance with effluent limitations, monitoring requirements, and
other conditions set forth in Parts I, II (Version 2), III, and IV
(Version 2) hereof.

This permit shall become effective on November 1, 1990

This permit and the authorization to discharge shall expire at midnight,
October 31, 1995.

Signed this 28th day of September 1990



Chuck C. Bennett
Chief, Water Division
Arkansas Department of Pollution Control and Ecology

PART I
PERMIT REQUIREMENTS

Permit number: AR0036412

Page 1 of Part I

SECTION A. EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS:

OUTFALL 001 - boiler blowdown, condensate, cooling tower blowdown, and stormwater runoff.

During the period beginning on effective date and lasting through date of expiration, the permittee is authorized to discharge from outfall serial number 001. Such discharges shall be limited and monitored by the permittee as specified below:

Effluent Characteristic	Discharge Limitations					Monitoring Requirements	
	Mass (lbs/day)		Other Units (specify)			Measurement Frequency	Sample Type
	Daily Avg	Daily Max	Daily	Avg	Daily Max		
Flow *	N/A	N/A	N/A		N/A	Once/week	Instantaneous
Chemical Oxygen Demand	N/A	N/A	N/A		100 mg/l	Once/Week**	Grab
Oil and Grease	N/A	N/A	N/A		15 mg/l	Once/Week**	Grab
Total Pesticides	N/A	N/A	N/A		Report	Once/Week**	Grab
Total Chromium	N/A	N/A	N/A		0.4 mg/l	Once/Week**	Grab
Total Lead	N/A	N/A	N/A		0.4 mg/l	Once/Week**	Grab
Biomonitoring***	N/A	N/A	N/A		N/A	Once/Quarter**	Grab

* Flow must be monitored and reported.

** When discharging.

*** See Part III, Other Conditions.

The pH shall not be less than 6.0 standard units nor greater than 9.0 standard units and shall be monitored once per week by grab sample.**

There shall be no discharge of floating solids or visible foam in other than trace amounts.

Samples taken in compliance with the monitoring requirements specified above shall be taken at the following location(s): at the Outfall 001.

PART I
PERMIT REQUIREMENTS

Permit number: AR0036412

Page 2 of Part I

SECTION A. EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS: OUTFALL 002 - treated process, washdown, scrubber and sanitary wastewater.

During the period beginning on effective date and lasting through date of expiration, the permittee is authorized to discharge from outfall serial number 002. Such discharges shall be limited and monitored by the permittee as specified below:

Effluent Characteristic	Discharge Limitations					Monitoring Requirements	
	Mass (lbs/day)	Other Units (specify)			Measurement Frequency	Sample Type	
		Daily Avg	Daily Max	Daily Avg			Daily Max
Flow *	N/A	N/A	N/A		N/A	Continuous	Record
Biochemical Oxygen Demand (5-day)	68	259	N/A		N/A	Once/Week	24 HR. Composite
Chemical Oxygen Demand	315	455	N/A		N/A	Once/Week	24 HR. Composite
Total Suspended Solids	79	214	N/A		N/A	Once/Week	24 HR. Composite
Ammonia - Nitrogen	10	20	N/A		N/A	Once/Week	24 HR. Composite
Phenol	0.03	0.1	N/A		N/A	Once/Week	24 HR. Composite
Total Chromium	0.12	0.24	N/A		N/A	Once/Week	24 HR. Composite
Total Lead	0.12	0.24	N/A		N/A	Once/Week	24 HR. Composite
Total Pesticides	0.07	0.40	N/A		N/A	Once/Week	24 HR. Composite
Biomonitoring**	N/A	N/A	N/A		N/A	Once/Quarter	24 HR. Composite

* Flow must be monitored and reported.

** See Part III, Other Conditions.

The pH shall not be less than 6.0 standard units nor greater than 9.0 standard units and shall be monitored three times per week by grab sample.

There shall be no discharge of floating solids or visible foam in other than trace amounts.

Samples taken in compliance with the monitoring requirements specified above shall be taken at the following location(s): at the Outfall 002, following the final treatment unit as it enters the disposal pipeline to the Mississippi River.

SECTION B. SCHEDULE OF COMPLIANCE

The permittee shall achieve compliance with the effluent limitations specified for discharges in accordance with the following schedule:

Compliance is required on the effective date.

PART II — STANDARD CONDITIONS

SECTION A — GENERAL CONDITIONS

1. Duty to Comply

The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the federal Clean Water Act and the Arkansas Water and Air Pollution Control Act and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application. Any values reported in the required Discharge Monitoring Report which are in excess of an effluent limitation specified in Part I.A. shall constitute evidence of violation of such effluent limitation and of this permit.

2. Penalties for Violations of Permit Conditions

The Arkansas Water and Air Pollution Control Act provides that any person who violates any provisions of a permit issued under the Act shall be guilty of a misdemeanor and upon conviction thereof shall be subject to imprisonment for not more than one (1) year, or a fine of not more than ten thousand dollars (\$10,000) or by both such fine and imprisonment for each day of such violation. Any person who violates any provision of a permit issued under the Act may also be subject to civil penalty in such amount as the court shall find appropriate, not to exceed five thousand dollars (\$5,000) for each day of such violation. The fact that any such violation may constitute a misdemeanor shall not be a bar to the maintenance of such civil action.

3. Permit Action

This permit may be modified, revoked and reissued, or terminated for cause including, but not limited to, the following:

- Violation of any terms or conditions of this permit; or
- Obtaining this permit by misrepresentation or failure to disclose fully all relevant facts; or
- A change in any conditions that requires either a temporary or permanent reduction or elimination of the authorized discharge; or
- A determination that the permitted activity endangers human health or the environment and can only be regulated to acceptable levels by permit modification or termination.
- Failure of the permittee to comply with the provisions of ADPCE Regulation No. 9 (Permit fees) as required by condition II A. 10 herein.

The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition.

4. Toxic Pollutants

Notwithstanding Part II.A.3., if any toxic effluent standard or prohibition (including any schedule of compliance specified in such effluent standard or prohibition) is promulgated under Regulation No. 2, as amended (regulation establishing water quality standards for surface waters of the State of Arkansas) or Section 307(a) of the Clean Water Act for a toxic pollutant which is present in the discharge and that standard or prohibition is more stringent than any limitation on the pollutant in this permit, this permit shall be modified or revoked and reissued to conform to the toxic effluent standards or prohibition and the permittee so notified.

The permittee shall comply with effluent standards or prohibitions established under Regulation No. 2 (Arkansas Water Quality Standards), as amended, or Section 307(a) of the Clean Water Act for toxic pollutants within the time provided in the regulations that establish those standards or prohibitions, even if the permit has not yet been modified to incorporate the requirement.

5. Civil and Criminal Liability

Except as provided in permit conditions on "Bypassing" (Part II.B.4.a.), and "Upsets" (Part II.B.5.b.), nothing in this permit shall be construed to relieve the permittee from civil penalties for noncompliance. Any false or materially misleading representation or concealment of information required to be reported by the provisions of this permit or applicable state and federal statutes or regulations which defeats the regulatory purposes of the permit may subject the permittee to criminal enforcement pursuant to the Arkansas Water and Air Pollution Control Act (Act 472 of 1949, as amended).

6. Oil and Hazardous Substance Liability

Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties to which the permittee is or may be subject under Section 311 of the Clean Water Act.

7. State Laws

Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties established pursuant to any applicable State law or regulation under authority preserved by Section 510 of the Clean Water Act.

8. Property Rights

The issuance of this permit does not convey any property rights of any sort, or any exclusive privileges, nor does it authorize any injury to private property or any invasion of personal rights, nor any infringement of Federal, State or local laws or regulations.

9. Severability

The provisions of this permit are severable. If any provisions of this permit, or the application of any provision of this permit to any circumstance, is held invalid, the application for such provisions to other circumstances, and the remainder of this permit, shall not be affected thereby.

10. Permit Fees

The permittee shall comply with all applicable permit fee requirements for wastewater discharge permits as described in ADPCE Regulation No. 9 (Regulation for the Fee System for Environmental Permits). Failure to promptly remit all required fees shall be grounds for the Director to initiate action to terminate this permit under the provisions of 40 CFR 122.64 and 124.5(d), as adopted in ADPCE Regulation No. 6, and the provisions of ADPCE Regulation No. 8.

SECTION B — OPERATION AND MAINTENANCE OF POLLUTION CONTROLS

1. Proper Operation and Maintenance

- The permittee shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with the conditions of this permit. Proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures. This provision requires the operation of backup or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to achieve compliance with the conditions of the permit.
- The permittee shall provide an adequate operating staff which is duly qualified to carry out operation, maintenance and testing functions required to insure compliance with the conditions of this permit.

2. Need to Halt or Reduce Not a Defense

It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit. Upon reduction, loss, or failure of the treatment facility, the permittee shall, to the extent necessary to maintain compliance with its permit, control production or discharges or both until the facility is restored or alternative method of treatment is provided. This requirement applies, for example when the primary source of power for the treatment facility is reduced, is lost, or alternate power supply fails.

3. Duty to Mitigate

The permittee shall take all reasonable steps to minimize or prevent any discharge in violation of this permit which has reasonable likelihood of adversely affecting human health or the environment.

4. Bypass of Treatment Facilities

- Bypass not exceeding limitation. The permittee may allow any bypass to occur which does not cause effluent limitations to be exceeded, but only if it also is for essential maintenance to assure efficient operation. These bypasses are not subject to the provision of Part II.B.4.b. and 4.c.
- Notice
 - Anticipated bypass. If the permittee knows in advance of the need for a bypass, it shall submit prior notice, if possible, at least ten days before the date of the bypass.
 - Unanticipated bypass. The permittee shall submit notice of an unanticipated bypass as required in Part II.D.6(24-hour notice).
- Prohibition of bypass.
 - Bypass is prohibited and the Director may take enforcement action against a permittee for bypass, unless:
 - Bypass was unavoidable to prevent loss of life, personal injury, or severe property damage;
 - There were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if the permittee could have installed adequate backup equipment to prevent a bypass which occurred during normal periods of equipment downtime or preventive maintenance; and
 - The permittee submitted notices as required by Part II.B.4.b.
 - The Director may approve an anticipated bypass, after considering its adverse effects, if the director determines that it will meet the three conditions listed above in Part II.B.4.c.(1).

5. Upset Conditions

- Effect of an upset. An upset constitutes an affirmative defense to an action brought for noncompliance with such technology based permit effluent limitations if the requirements of Part II.B.5.b. of this section are met. No determination made during administrative review of claims that noncompliance was caused by upset, and before an action for noncompliance, is final administrative action subject to judicial review.

- b. Conditions necessary for a demonstration of upset. A permittee who wishes to establish the affirmative defense of upset shall demonstrate, through properly signed, contemporaneous operating logs, or other relevant evidence that:
 - (1) An upset occurred and that the permittee can identify the specific cause(s) of the upset;
 - (2) The permitted facility was at the time being properly operated;
 - (3) The permittee submitted notice of the upset as required by Part II.D.6.; and
 - (4) The permittee complied with any remedial measures required by Part II.B.3.
- c. Burden of proof. In any enforcement proceeding the permittee seeking to establish the occurrence of an upset has the burden of proof.

6. Removed Substances

Solids, sludges, filter backwash, or other pollutants removed in the course of treatment or control of wastewaters shall be disposed of in a manner such as to prevent any pollutant from such materials from entering the waters of the state. Written approval for such disposal must be obtained from the ADPCE.

7. Power Failure

The permittee is responsible for maintaining adequate safeguards to prevent the discharge of untreated or inadequately treated wastes during electrical power failure either by means of alternate power sources, standby generators, or retention of inadequately treated effluent.

SECTION C — MONITORING AND RECORDS

1. Representative Sampling

Samples and measurements taken as required herein shall be representative of the volume and nature of the monitored discharge during the entire monitoring period. All samples shall be taken at the monitoring points specified in this permit and, unless otherwise specified, before the effluent joins or is diluted by any other wastestream, body of water, or substance. Monitoring points shall not be changed without notification to and the approval of the Director. Intermittent discharges shall be monitored.

2. Flow Measurements

Appropriate flow measurement devices and methods consistent with accepted scientific practices shall be selected and used to insure the accuracy and reliability of measurements of the volume of monitored discharges. The devices shall be installed, calibrated and maintained to insure the accuracy of the measurements are consistent with the accepted capability of that type of device. Devices selected shall be capable of measuring flows with a maximum deviation of less than $\pm 10\%$ from true discharge rates throughout the range of expected discharge volumes and shall be installed at the monitoring point of the discharge.

3. Monitoring Procedures

Monitoring must be conducted according to test procedures approved under 40 CFR Part 136, unless other test procedures have been specified in this permit. The permittee shall calibrate and perform maintenance procedures on all monitoring and analytical instrumentation at intervals frequent enough to insure accuracy of measurements and shall insure that both calibration and maintenance activities will be conducted. An adequate analytical quality control program, including the analysis of sufficient standards, spikes, and duplicate samples to insure the accuracy of all required analytical results shall be maintained by the permittee or designated commercial laboratory. At a minimum, spikes and duplicate samples are to be analyzed on 10% of the samples.

4. Penalties for Tampering

The Arkansas Water and Air Pollution Control Act provides that any person who falsifies, tampers with, or knowingly renders inaccurate, any monitoring device or method required to be maintained under the Act shall be guilty of a misdemeanor and upon conviction thereof shall be subject to imprisonment for not more than one (1) year or a fine of not more than ten thousand dollars (\$10,000) or by both such fine and imprisonment.

5. Reporting of Monitoring Results

Monitoring results must be reported on a Discharge Monitoring Report (DMR) form (EPA No. 3320-1). Permittees are required to use preprinted DMR forms provided by ADPCE, unless specific written authorization to use other reporting forms is obtained from ADPCE. Monitoring results obtained during the previous calendar month shall be summarized and reported on a DMR form postmarked no later than the 25th day of the month following the completed reporting period to begin on the effective date of the permit. Duplicate copies of DMR's signed and certified as required by Part II.d.11 and all other reports required by Part II.D. (Reporting Requirements), shall be submitted to the Director at the following address:

Director
Arkansas Department of Pollution
Control and Ecology
8001 National Drive
P.O. Box 9583
Little Rock, AR 72219

If permittee uses outside laboratory facilities for sampling and/or analysis, the name and address of the contract laboratory shall be included on the DMR.

6. Additional Monitoring by the Permittee

If the permittee monitors any pollutant more frequently than required by this permit, using test procedures approved under 40 CFR 136 or as specified in this permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR. Such increased frequency shall also be indicated on the DMR.

7. Retention of Records

The permittee shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this permit, and records of all data used to complete the application for this permit, for a period of at least 3 years from the date of the sample, measurement, report or application. This period may be extended by request of the Director at any time.

8. Record Contents

Records and monitoring information shall include:

- a. The date, exact place, time and methods of sampling or measurements, and preservatives used, if any;
- b. The individual(s) who performed the sampling or measurements;
- c. The date(s) analyses were formed;
- d. The individual(s) who performed the analyses;
- e. The analytical techniques or methods used; and
- f. The measurements and results of such analyses.

9. Inspection and Entry

The permittee shall allow the Director, or an authorized representative, upon the presentation of credentials and other documents as may be required by law, to:

- a. Enter upon the permittee's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this permit;
- b. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;
- c. Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and
- d. Sample, inspect or monitor at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by the Clean Water Act, and substances or parameters at any location.

SECTION D — REPORTING REQUIREMENTS

1. Planned Changes

The permittee shall give notice and provide plans and specification to the Director for review and approval prior to any planned physical alterations or additions to the permitted facility. Notice is required only when:

For Industrial Dischargers

- a. The alteration or addition to a permitted facility may meet one of the criteria for determining whether a facility is a new source in 40 CFR Part 122.29(b).
- b. The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants which are subject neither to effluent limitations in the permit, nor to notification requirements under 40 CFR Part 122.42(a)(1).

For POTW Dischargers:

- c. Any change in the facility discharge (including the introduction of any new source or significant discharge or significant changes in the quantity or quality of existing discharges of pollutants) must be reported to the permitting authority. In no case are any new connections, increased flows, or significant changes in influent quality permitted that will cause violation of the effluent limitations specified herein.

2. Anticipated Noncompliance

The permittee shall give advance notice to the Director of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements.

3. Transfers

The permit is nontransferable to any person except after notice to the Director. The Director may require modification or revocation and reissuance of the permit to change the name of the permittee and incorporate such other requirements as may be necessary under the Act.

4. Monitoring Reports

Monitoring results shall be reported at the intervals and in the form specified in Part II.C.5. (Reporting). Discharge Monitoring Reports must be submitted even when no discharge occurs during the reporting period.

5. Compliance Schedule

Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date. Any reports of noncompliance shall include the cause of noncompliance, any remedial actions taken, and the probability of meeting the next scheduled requirement.

6. Twenty-four Hour Report

- a. The permittee shall report any noncompliance which may endanger health or the environment. Any information shall be provided orally within 24 hours from the time the permittee becomes aware of the circumstances. A written submission shall also be provided within 5 days of the time the permittee becomes aware of the circumstances. The written submission shall contain the following information:
 - (1) a description of the noncompliance and its cause;
 - (2) the period of noncompliance, including exact dates and times, and if the noncompliance has not been corrected, the anticipated time it is expected to continue; and
 - (3) steps taken or planned to reduce, eliminate and prevent reoccurrence of the noncompliance.
- b. The following shall be included as information which must be reported within 24 hours:
 - (1) Any unanticipated bypass which exceeds any effluent limitation in the permit;
 - (2) Any upset which exceeds any effluent limitation in the permit; and
 - (3) Violation of a maximum daily discharge limitation for any of the pollutants listed by the Director in Part III of the permit to be reported within 24 hours.
- c. The Director may waive the written report on a case-by-case basis if the oral report has been received within 24 hours.

7. Other Noncompliance

The permittee shall report all instances of noncompliance not reported under Part II.D.4, 5, and 6, at the time monitoring reports are submitted. The reports shall contain the information listed at Part II.D.6.

8. Changes in Discharge of Toxic Substances for Industrial Dischargers

The permittee shall notify the Director as soon as he/she knows or has reason to believe:

- a. That any activity has occurred or will occur which would result in the discharge, in a routine or frequent basis, of any toxic pollutant which is not limited in the permit, if that discharge will exceed the highest of the "notification levels" described in 40 CFR Part 122.42(a)(2) [48 FR 14153, April 1983, as amended at 49 FR 38046, September 26, 1984].
- b. That any activity has occurred or will occur which would result in any discharge, on a non-routine or infrequent basis, of a toxic pollutant which is not limited in the permit, if that discharge will exceed the highest of the "notification levels" described in 40 CFR Part 122.42(a)(2) [48 FR 14153, April 1, 1983, as amended at 49 FR 38046, September 26, 1984].

9. Duty to Provide Information

The permittee shall furnish to the Director, within a reasonable time, any information which the Director may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with this permit. The permittee shall also furnish to the Director, upon request, copies of records required to be kept by this permit. Information shall be submitted in the form, manner, and time frame requested by the Director.

10. Duty to Reapply

If the permittee wishes to continue an activity regulated by this permit after the expiration date of this permit, the permittee must apply for and obtain a new permit. The complete application shall be submitted at least 180 days before the expiration date of this permit. The Director may grant permission to submit an application less than 180 days in advance but no later than the permit expiration date. Continuation of expiring permits shall be governed by regulations promulgated in ADPCE Regulation No. 6.

11. Signatory Requirements

All applications, reports or information submitted to the Director shall be signed and certified.

- a. All permit applications shall be signed as follows:

- (1) For a corporation: by a responsible corporate officer. For the purpose of this section, a responsible corporate officer means:
 - (i) A president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation; or
 - (ii) the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding \$25 million (in second quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.
- (2) For a partnership or sole proprietorship: by a general partner or the proprietor, respectively; or

- (3) For a municipality, State, Federal, or other public agency: by either a principal executive officer or ranking elected official. For purposes of this section, a principal executive officer of a Federal agency includes:

- (i) the chief executive officer of the agency, or
- (ii) A senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency.

- b. All reports required by the permit and other information requested by the Director shall be signed by a person described above or by a duly authorized representative of that person. A person is a duly authorized representative only if:

- (1) The authorization is made in writing by a person described above.
- (2) The authorization specified either an individual or a position having responsibility for the overall operation of the regulated facility or activity, such as the position of plant manager, operator of a well or a well field, superintendent, or position of equivalent responsibility. (A duly authorized representative may thus be either a named individual or any individual occupying a named position); and
- (3) The written authorization is submitted to the Director.

- c. Certification. Any person signing a document under this section shall make the following certification:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

12. Availability of Reports

Except for data determined to be confidential under 40 CFR Part 2 and Regulation 6, all reports prepared in accordance with the terms of this permit shall be available for public inspection at the offices of the Department of Pollution Control and Ecology. As required by the Regulations, the name and address of any permit applicant or permittee, permit applications, permits and effluent data shall not be considered confidential.

13. Penalties for Falsification of Reports

The Arkansas Air and Water Pollution Control Act provides that any person who knowingly makes any false statement, representation, or certification in any application, record, report, plan or other document filed or required to be maintained under this permit shall be subject to civil penalties specified in Part II.A.2. and/or criminal penalties under the authority of the Arkansas Water and Air Pollution Control but (Act 472 of 1949, as amended).

PART III
OTHER CONDITIONS

1. Acute Biomonitoring Requirements for Outfall 002.

a. The permittee shall test the effluent for toxicity in accordance with the provisions in this section. Acute toxicity is defined as a statistically significant difference at the 95% confidence level between survival in the appropriate test organism in a specified effluent dilution and the control (0% effluent).

b. The permittee shall initiate the following series of tests within 60 days of the effective date of this permit. The toxicity test and associated analyses specified in paragraphs e. and f. below shall be conducted once per quarter. All test organisms, procedures, and water quality assurance criterion used shall be in accordance with the latest revision of "Methods for Measuring the Acute Toxicity of Effluent to Freshwater and Marine Organisms". The following tests shall be used:

- (1) Acute 48-hour static renewal definitive toxicity test using Daphnia pulex
- (2) Acute 48-hour static renewal definitive toxicity test using fathead minnow (Pimephales promelas).

c. A minimum of five effluent dilutions in addition to an appropriate control (0% effluent) shall be used in the toxicity tests. These additional effluent concentrations shall be 100%, 10%, 1%, 0.1% and 0.003%. The low-flow effluent concentration (critical dilution) is defined as 0.003% effluent; the 1/2 low-flow effluent concentration is defined as 0.1% effluent. If more than 10% of the test organisms in any control die, that test (both control and effluent) is invalid and a retest shall be conducted. Any retest shall be initiated within 15 days of the termination of the invalid test.

d. The samples shall be collected at a point following the last treatment unit. Dilution water used in toxicity tests will be receiving water collected as follows:

- (1) for rivers and streams, at a point upstream but as close as possible to the discharge point;
- (2) for lakes and reservoirs, at a point as close to the point of discharge as possible but unaffected by the discharge.

- (3) if receiving water is unsatisfactory as a result of pre-existing in-stream toxicity (greater than 10% mortality in the control), the permittee shall substitute synthetic dilution water or, with prior written approval from ADPCE, natural water which has been determined to contain no toxicants. The permittee must also report to ADPCE the toxicity of the receiving water. Regardless of which of the above is utilized, the pH, hardness and alkalinity must be similar to that of the receiving water. When using synthetic dilution water the permittee shall insure that the concentration of total suspended solids (TSS) shall be less than or equal to that in the receiving water. Synthetic water may be used exclusively for all control and dilution water in all subsequent tests.

e. Flow-weighted 24-hour composite samples representative of dry weather flows during normal operation will be collected from outfalls(s) 002. The 24-hour composite sample consists of a minimum of 12 effluent portions collected at equal time intervals and combined in proportion to the average flow or a sample collected proportional to flow from each outfall for the day the sample was collected. The maximum holding time for any effluent sample shall not exceed 72 hours. The toxicity tests shall be initiated within 36 hours of collection of the first 24-hour composite sample. The permittee shall collect a second 24-hour composite sample for use during the 24-hour renewal of the test solutions. Samples shall be chilled to 4 degrees centigrade when collected, shipped and/or stored.

f. When collecting composite samples for toxicity testing, the permittee shall also analyze effluent for all parameters as specified in Part 1, Section A of this permit. These analyses may be utilized as those required in Part 1, Section A for the monitoring period encompassing the toxicity test or may be in addition to the requirements of Part 1, Section A, at the permittee's discretion. The results of these analyses shall be included in the full report required in paragraph g. below.

g. The permittee shall prepare a full report of the results of the initial biomonitoring test in accordance with "Methods for Measuring the Acute Toxicity of Effluent to Freshwater and Marine Organisms", Section 13 (Report Preparation and Data Utilization), and shall forward a copy of the report to ADPCE along with information required by paragraph h. below. Subsequent full reports shall be prepared for each test but shall not be submitted unless specifically requested by the Department. However, all reports shall be retained by the permittee as required by Part II C.7 of this permit.

h. The permittee shall submit the toxicity testing information to ADPCE on forms provided by the Department along with the Discharge Monitoring Report (DMR) submitted for the end of the reporting period following the toxicity test.

i. If no toxicity occurs within the first year of toxicity testing for all organisms at the effluent dilution equivalent to 1/2 of the dilution at low flow (0.1% effluent), the permittee shall certify this information in writing to ADPCE and these biomonitoring requirements may be reduced in frequency or discontinued, with the prior, written approval of the Department.

j. If a toxicity test at one-half low flow (0.1% effluent) demonstrates toxicity during the first year of testing the permittee shall continue biomonitoring after the first year at a frequency of once per six (6) months for the duration of the permit.

k. When results of biomonitoring submitted under paragraph g. above indicate lethality in the permittee's discharge at low flow conditions (0.003% effluent), the Department may require increased biomonitoring by the permittee. Any such increase shall be in writing from the Department and will include the frequency and duration of the testing.

l. The permittee shall submit the results of the increased biomonitoring conducted under paragraph k. above to ADPCE within 15 days of the receipt of the results. If the results of the tests show no lethality at the low flow dilution, the permittee may return to the testing required under paragraph g. above, with the written authorization of the Department.

m. If the results of the verification testing required in paragraph k. above indicate lethality in the effluent at low flow dilution (0.003%), the permittee shall submit a plan for a Toxicity Reduction Evaluation (TRE) and shall continue toxicity testing at a frequency of once per month on the species showing lethality, using the sample protocols as specified in paragraphs a-f above, until the expiration date of this permit.

n. An acceptable TRE plan, including a proposed implementation schedule, shall be submitted to the Department within 60 days of receipt of the results under paragraph k. above showing a lethal effluent. The plan will be reviewed by the Department. If deemed acceptable, the permittee shall be notified and the TRE plan shall become a requirement of this permit. Incomplete or unsatisfactory TRE plans and/or schedules will be returned to the permittee for correction of deficiencies. Failure to correct deficiencies within 30 days shall be a violation of this permit. The TRE should be designed to: (1) determine what chemicals, practices, or manufacturing processes are causing toxicity; (2) determine the effectiveness of alternative control options in reducing the discharge of toxic pollutants, (3) determine what parameter or specific chemicals would be a likely indicator of toxicity for monitoring purposes; and (4) develop an implementation schedule.

o. The permittee shall conduct the TRE in accordance with the approved schedule and, upon completion, the permittee shall prepare a report which contains, at a minimum:

- (1) the source of the toxicity (e.g. constituents; class of toxicants, suspected industrial contributors, etc.);
- (2) results of any treatability studies conducted;
- (3) discussion of alternative treatment or management techniques to reduce or eliminate toxicity;
- (4) selection of the appropriate course of action to be followed by the permittee;
- (5) an implementation schedule for making changes to reduce toxicity.

p. Upon completion of the TRE, the permittee shall select an appropriate course of action to reduce or eliminate the toxicity, and shall submit an application for modification of this permit, including a proposed schedule for accomplishment. Additionally, if recommended solutions include construction or modification of the treatment system, an application for a construction permit shall also be submitted. The above application shall be submitted within 90 days of completion of the TRE.

q. This permit may be reopened to require further biomonitoring studies, Toxicity Reduction Evaluation (TRE) and/or effluent limits if biomonitoring data submitted to the Department shows toxicity in the permittee's discharge. Modification or revocation of this permit is subject to the provisions of 40 CFR 122.62, as adopted by reference in ADPCE Regulation No. 6. Increased or intensified toxicity testing may also be required in accordance with Section 308 of the Clean Water Act (Act 472 of 1949, as amended).

2. Acute Biomonitoring Requirements for Outfall 001.

a. The permittee shall test the effluent for toxicity in accordance with the provisions in this section. Acute toxicity is defined as a statistically significant difference at the 95% confidence level between survival in the appropriate test organism in a specified effluent dilution and the control (0% effluent).

b. The permittee shall initiate the following series of tests following the first significant precipitation event, but no later than sixty (60) days of the effective date of this permit. The toxicity tests and associated analyses specified in paragraphs e. and f. below shall be conducted once per quarter for 1 year. All test organisms, procedures, and water quality assurance criterion used shall be in accordance with the latest revision of "Methods for Measuring the Acute Toxicity of Effluent to Freshwater and Marine Organisms", EPA/600/4-85/013. The following tests shall be used:

- (1) Acute 48-hour static renewal definitive toxicity test using *Daphnia pulex*
- (2) Acute 48-hour static renewal definitive toxicity test using fathead minnow (*Pimephales promelas*).

c. A minimum of five effluent dilutions in addition to an appropriate control (0% effluent) shall be used in the toxicity tests. These effluents concentrations shall be 100%, 50%, 25%, 12.5%, and 6.25%. The low-flow effluent concentration (critical dilution) is defined as 100% effluent. If more than 10% of the test organisms in any control die, the toxicity test, including control and all effluent dilution shall be repeated. Any retest shall be initiated within 15 days of the termination of the invalid test.

d. The samples shall be collected at a point following the last treatment unit. Dilution water used in toxicity tests will be receiving water collected as follows:

- (1) for rivers and streams, at a point upstream but as close as possible to the discharge point;
- (2) for lakes and reservoirs, at a point as close to the point of discharge as possible but unaffected by the discharge.
- (3) if receiving water is unsatisfactory as a result of pre-existing in-stream toxicity (greater than 10% mortality in the control), the permittee shall substitute synthetic dilution water or, with prior written approval from ADPCE, natural water which has been determined to contain no toxicants. The permittee must also report to ADPCE the

toxicity of the receiving water. Regardless of which of the above is utilized, the pH, hardness and alkalinity must be similar to that of the receiving water. When using synthetic dilution water the permittee shall insure that the concentration of total suspended solids (TSS) shall be less than or equal to that in the receiving water. Synthetic water may be used exclusively for all control and dilution water in all subsequent tests.

e. Grab samples representative of dry weather flows during normal operation will be collected from outfall 001. The maximum holding time for any effluent sample shall not exceed 72 hours. The toxicity tests shall be initiated within 36 hours of collection of the first grab sample. The permittee shall collect a second grab sample for use during the 24-hour renewal of the test solutions. Samples shall be chilled to 4 degrees centigrade when collected, shipped and/or stored.

f. When collecting samples for toxicity testing, the permittee shall also analyze effluent for all parameters as specified in Part 1, Section A of this permit. These analyses may be utilized as those required in Part 1, Section A for the monitoring period encompassing the toxicity test or may be in addition to the requirements of Part 1, Section A, at the permittee's discretion. The results of these analyses shall be included in the full report required in paragraph g. below.

g. The permittee shall prepare a full report of the results of the initial biomonitoring test in accordance with "Methods for Measuring the Acute Toxicity of Effluent to Freshwater and Marine Organisms", Section 13 (Report Preparation and Data Utilization), and shall forward a copy of the report to ADPCE along with information required by paragraph h. below. Subsequent full reports shall be prepared for each test but shall not be submitted unless specifically requested by the Department. However, all reports shall be retained by the permittee as required by Part II C.7 of this permit.

h. The permittee shall submit a summary of the toxicity testing information to ADPCE on summary forms provided by the Department along with the Discharge Monitoring Report (DMR) submitted for the end of the reporting period following all toxicity tests.

i. If results of the toxicity tests at the low flow dilution (100% effluent) demonstrates lethality, the permittee shall resample and again conduct the toxicity test(s) for the species that showed lethality. The retests shall consist of two (2) consecutive toxicity tests conducted within thirty (30) days of receiving information demonstrating lethality at low flow.

j. If the results of the retest^{from} continue to demonstrate lethality, and after written notification of the Department, the permittee may be required to submit to ADPCE an approvable plan for conducting a Toxicity Reduction Evaluation (TRE). A TRE plan would specify the approach and methodology to be used in performing a TRE and the date on which it would commence.

k. This permit may be reopened to require further biomonitoring studies, Toxicity Reduction Evaluation (TRE) and/or effluent limits if biomonitoring data submitted to the Department shows toxicity in the permittee's discharge. Modification or revocation of this permit is subject to the provisions of 40 CFR 122.62, as adopted by reference in ADPCE Regulation No. 6. Increased or intensified toxicity testing may also be required in accordance with Section 308 of the Clean Water Act and Section 8-4-201 of the Arkansas Water and Air Pollution Control Act (Act 472 of 1949, as amended).

PART IV — SECTION A — DEFINITIONS

All definitions contained in Section 502 of the Clean Water Act shall apply to this permit and are incorporated herein by reference. Additional definitions of words or phrases used in this permit are as follows:

1. "Act" means the Clean Water Act, Public Law 95-217(33, U.S.C. 1251 et seq.) as amended.
2. "Administrator" means the Administrator of the U.S. Environmental Protection Agency.
3. "Applicable effluent standards and limitations" means all State and Federal effluent standards and limitations to which a discharge is subject under the Act, including, but not limited to, effluent limitations, standards of performance, toxic effluent standards and prohibitions, and pretreatment standards.
4. "Applicable water quality standards" means all water quality standards to which a discharge is subject under the federal Clean Water Act and which have been (a) approved or permitted to remain in effect by the Administrator following submission to the Administrator pursuant to Section 303(a) of the Act, or (b) promulgated by the Director pursuant to Section 303(b) or 303(c) of the Act, and standards promulgated under regulation No. 2, as amended, (regulation establishing water quality standards for surface waters of the State of Arkansas).
5. "Bypass" means the intentional diversion of waste streams from any portion of a treatment facility.
6. "Daily Discharge" means the discharge of a pollutant measured during a calendar day or any 24-hour period that reasonably represents the calendar day for purposes of sampling. For pollutants with limitations expressed in terms of mass, the "daily discharge" is calculated as the total mass of the pollutant discharged over the sampling day. For pollutants with limitations expressed in other units of measurement, the "daily discharge" is calculated as the average measurement of the pollutant over the sampling day. "Daily discharge" determination of concentration made using a composite sample shall be the concentration of the composite sample. When grab samples are used, the "daily discharge" determination of concentration shall be the arithmetic average (weighted by flow value) of all the samples collected during that sampling day.
7. "Daily Average" (also known as monthly average) discharge limitations means the highest allowable average of "daily discharge(s)" over a calendar month, calculated as the sum of all "daily discharge(s)" measured during a calendar month divided by the number of "daily discharge(s)" measured during that month. When the permit establishes daily average concentration effluent limitations or conditions, the daily average concentration means the arithmetic average (weighted by flow) of all "daily discharge(s)" of concentration determined during the calendar month where C = daily concentration, F = daily flow and n = number of daily samples; daily average discharge =

$$\frac{C1F1 + C2F2 + \dots + CnFn}{F1 + F2 + \dots + Fn}$$
8. "Daily Maximum" discharge limitation means the highest allowable "daily discharge" during the calendar month.
9. "Department" means the Arkansas Department of Pollution Control and Ecology (ADPCE).
10. "Director" means the Administrator of the U.S. Environmental Protection Agency and/or the Director of the Arkansas Department of Pollution Control and Ecology.
11. "Grab sample" means an individual sample collected in less than 15 minutes in conjunction with an instantaneous flow measurement.
12. "Industrial User" means a nondomestic discharger, as identified in 40 CFR 403, introducing pollutants to a publicly-owned treatment works.
13. "National Pollutant Discharge Elimination System" means the national program for issuing, modifying, revoking and reissuing, terminating, monitoring and enforcing permits, and imposing and enforcing pretreatment requirements, under sections 307, 402, 318, and 405 of the Clean Water Act.
14. "POTW" means a Publicly Owned Treatment Works.
15. "Severe property damage" means substantial physical damage to property, damage to the treatment facilities which causes them to become inoperable, or substantial and permanent loss of natural resources which can reasonably be expected to occur in the absence of a bypass. Severe property damage does not mean economic loss caused by delays in productions.

16. "ADPCE" means the Arkansas Department of Pollution Control and Ecology.
17. "Sewage sludge" means the solids, residues, and precipitate separated from or created in sewage by the unit processes of a publicly-owned treatment works. Sewage as used in this definition means any wastes, including wastes from humans, households, commercial establishments, industries, and storm water runoff, that are discharged to or otherwise enter a publicly-owned treatment works.
18. "7-day average" discharge limitation, other than for fecal coliform bacteria, is the highest allowable arithmetic means of the values for all effluent samples collected during the calendar week. The 7-day average for fecal coliform bacteria is the geometric mean of the values of all effluent samples collected during the calendar week. The DMR should report the highest 7-day average obtained during the calendar month. For reporting purposes, the 7-day average values should be reported as occurring in the month in which the Saturday of the calendar week falls in.
19. "30-day average", other than for fecal coliform bacteria, is the arithmetic mean of the daily values for all effluent samples collected during a calendar month, calculated as the sum of all daily discharges measured during a calendar month divided by the number of daily discharges measured during that month. The 30-day average for fecal coliform bacteria is the geometric mean of the values for all effluent samples collected during a calendar month.
20. "24-hour composite sample" consists of a minimum of 12 effluent portions collected at equal time intervals over the 24-hour period and combined proportional to flow or a sample collected at frequent intervals proportional to flow over the 24-hour period.
21. "12-hour composite sample" consists of 12 effluent portions collected no closer together than one hour and composited according to flow. The daily sampling intervals shall include the highest flow periods.
22. "6-hour composite sample" consists of six effluent portions collected no closer together than one hour (with the first portion collected no earlier than 10:00 a.m.) and composited according to flow.
23. "3-hour composite sample" consists of three effluent portions collected no closer together than one hour (with the first portion collected no earlier than 10:00 a.m.) and composited according to flow.
24. "Treatment works" means any devices and systems used in the storage, treatment, recycling, and reclamation of municipal sewage and industrial wastes, of a liquid nature to implement section 201 of the Act, or necessary to recycle reuse water at the most economic cost over the estimated life of the works, including intercepting sewers, sewage collection systems, pumping, power and other equipment, and alterations thereof; elements essential to provide a reliable recycled supply such as standby treatment units and clear well facilities, and any works, including site acquisition of the land that will be an integral part of the treatment process or is used for ultimate disposal of residues resulting from such treatment.
25. "Upset" means an exceptional incident in which there is unintentional and temporary noncompliance with technology-based permit effluent limitations because of factors beyond the reasonable control of the permittee. Any upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, lack of preventive maintenance, or careless or improper operations.
26. For "fecal coliform bacteria", a sample consists of one effluent grab portion collected during a 24-hour period at peak loads.
27. "Dissolved oxygen", shall be defined as follows:
 - a. When limited in the permit as a monthly minimum, shall mean the lowest acceptable monthly average value, determined by averaging all samples taken during the calendar month;
 - b. When limited in the permit as an instantaneous minimum value, shall mean that no value measured during the reporting period may fall below the stated value.
28. The term "MGD" shall mean million gallons per day.
29. The term "mg/l" shall mean milligrams per liter or parts per million (ppm).
30. The term "µg/l" shall mean micrograms per liter or parts per billion (ppb).

**NOTICE OF VIOLATIONS
AND REGULATORY CORRESPONDENCE**

CEDAR CHEMICAL CORPORATION

P.O. Box 2749, Hwy. 242 S. • West Helena, AR 72390
(501) 572-3701 • Fax No. 501-572-3795



Arkansas Department of Pollution Control & Ecology
P.O. Box 9583
Little Rock, AR 72209

Re: AR 003 6412 - Report of Non-Compliance - March 1991

Outfall 001 is an intermittent discharge of excess stormwater. A grab sample for rainfall on March 1 showed COD and pH out of permit limits.

Attached is a summary of the stormwater analysis for the period of December 1990 through April 1991. All analysis for April is within permit limits.

A change in the permit parameters from grab sampling to composite samples, or a more frequent period of grabs, will probably be more representative of the actual total discharge.

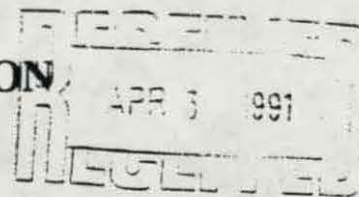
RECEIVED
APR 24 1991
AR 003 6412

Date	Flow	pH Low	pH High	COO	Suspended Chloride	Suspended Solids	Ammonia Nitrogen	Oil/Grease	s Tot Pesticid (ppb)	Tot Pesticid (ppb)
12/18/90	220,000	7.1	9.9	812.9	323.3	287.0	0.0	22.2	180.0	1275.1
9/90	160	9.0	9.0	697.9	614.3	978.6	0.0	7.7	6100.0	819.5
1/01/91	43,200	6.1	8.8	90.9	291.0	219.5	3.0	0.0	1850.0	560.4
1/09/91	54,720	7.8	7.8	63.3	258.7	190.0	2.0	8.8	135.0	486.5
2/19/91	376,000	7.9	7.9	121.0	37.7	391.6	2.3	4.8	82.0	1331.7
2/20/91	103,680	8.5	8.5	387.3	541.5	191.0	10.5	4.5	2208.0	769.4
3/01/91	1,100,000	9.2	9.2	512.7	315.0	182.0	24.3	8.6	165.0	1679.8
4/04/91	590,000	7.9	7.9	86.3	32.7	672.5	9.1	3.6	172.5	1044.2
4/12/91	1,360,000	8.2	8.2	86.6	23.5	705.7	4.7	7.0	40.0	516.6
4/13/91	1,040,000	7.2	7.2	65.0	15.5	2226.7	2.5	2.5	39.0	558.6

RECEIVED
APR 24 1991
REGISTRY

CEDAR CHEMICAL CORPORATION

P.O. Box 2749, Hwy. 242 S. • West Helena, AR 72390
(501) 572-3701 • Fax No. 501-572-3795



March 27, 1991

Arkansas Department of Pollution Control & Ecology
8001 National Drive - P.O. Box 9583
Little Rock, AR 72209

Re: NPDES AR 003 6412 - February 1991 Report

Dear Sirs:

We exceeded permit conditions for COD in February, but have no definitive reasons as to why. Suspended solids levels were also very high due to construction on the plant site. We have graded and tilled most of the open areas on the plant site and planted grass seed. This resulted in excessive erosion due to the heavy rains in February. We anticipate that this will ease further erosion as well as make the area a more pleasant sight.

Please note on the DMR for Outfall 001 (TX1 A), the permit sample type stated is Composite, however the permit calls for a Grab sample. The samples taken were indeed grab samples. Perhaps composite samples might be a better choice. Two grab samples taken 24 hours apart for our Outfall 001 are not very representative of the actual discharge since it depends on the amount, duration, and intensity of rainfall.

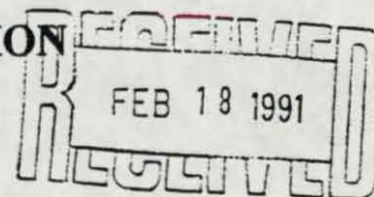
Sincerely,

Joe E. Porter
Environmental Engineer

TRANSMISSION
36412
✓
APR 3 1991
AS

CEDAR CHEMICAL CORPORATION

P.O. Box 2749, Hwy. 242 S. • West Helena, AR 72390
(501) 572-3701 • Fax No. 501-572-3795



Feb 12, 1991

Leda F. Johnson
Arkansas Department of Pollution Control & Ecology
P.O. Box 9583 - 8001 National Drive
Little Rock, AR 72209

RE: NPDES Permit No. AR0036412
Report of noncompliance

In November and December 1990, Ammonia-nitrogen permit limits was exceeded on 11/7/90 for daily maximum. For the dates of 10/31/90 to 11/7/90 the concentration changed from 40.2 to 103 mg/liter. We really don't believe this to be realistic and had only recently changed our analytical procedure from wet chemistry to electrode. The electrode method does give us consistently higher values for which we have no current explanation. Again in December laboratory values went from 81.0 mg/liter on 12/12/90 to 190 mg/liter on 12/19/90. We are submitting samples to third party analysis in an effort to determine the proper ammonia-nitrogen values.

The maximum values for Outfall 001 in December are valid for very low flow; approximately 10% of the 220,000 total discharge. We extended our discharge time period at reduced flow rate in order to collect two grab samples for a biomonitoring test. We also feel this greatly influenced the results of that test. It will be repeated, per our permit, as weather conditions warrant.

This report should have been submitted earlier, but the ammonia laboratory analysis is still under investigation. Should you have any questions please feel free to contact us.

Sincerely,

Joe E. Porter
Environmental Engineer

cc: J.H. Miles
T.J. Lodice

COMPLIANCE DIVISION
FEB 15 1991
AR0036412
215

CEDAR CHEMICAL CORPORATION

P.O. Box 2749, Hwy. 242 S. • West Helena, AR 72390
(501) 572-3701 • Fax No. 501-572-3795

Diana Buck (6W-EAO)
U.S. Environmental Protection Agency
1445 Ross Avenue, Suite 1200
Dallas, Tx. 75202

Sep 15, 1989

Re: NPDES Permit No. AR 003 6412

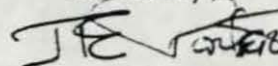
Dear Ms. Buck:

In following up our telephone conversation, we are providing you with the following information:

1. The first date is in error. The correct date is 4/17/88
2. The second date should be 11/26/88
3. The third date should be 1/30/89

Additional information was reported on the DMR form for the reporting month. Copies of these reports are attached and the specific dates you requested are as noted above.

Sincerely,



Joe E. Porter
Environmental Engineer

cc: Mr. Vince Blubaugh
Chief, Water Division - ADPC&E
John H. Miles

1 - Permit/CD
2 - ADPC&E mail
3 - EAO
4 - Mr. Sam. Log
5 - RCH
6 - Correspondence
7 - CRAS
8 - Date filed /
9 - Clerk's Inits.

RECEIVED

OCT 5 - 1989

6W-EA



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION VI
1445 ROSS AVENUE, SUITE 1200
DALLAS, TEXAS 75202

September 7, 1989

REPLY TO: 6W-EAO

Mr. Joe E. Porter
Environmental Engineer
Cedar Chemical Corp.
P.O. Box 2749
West Helena, Arkansas 72390

RECEIVED

OCT 5 - 1989

6W-EA

Re: NPDES Permit No. AR0036412

Dear Mr. Porter:

We note that your facility is in violation of the above referenced permit, specifically, the following violations:

Date	Outfall	Parameter	Violation	Permit Limit
4/17/89	001	COD, 7-day avg.	134.5 mg/l	100 mg/l
		pH, max.	9.3 s.u.	9.0 s.u.
*11/88	001	COD, 7-day avg.	134.8 mg/l	100 mg/l
*1/89	001	COD, 7-day avg.	181 mg/l	100 mg/l

Noncompliance reports for the above asterisked violations have not been received. You need to submit the information required in your permit within ten (10) days of receipt of this letter.

Your facility should take whatever remedial action is necessary to prevent the recurrence of the violations noted above.

A report of the above violations will be placed in your file. The report will be used in our consideration of the appropriate action to be taken in the event of future violations. Future enforcement actions could include administrative compliance orders, administrative penalty orders, and/or referral to the United States Department of Justice for judicial action with monetary fines.

If you have any questions, please contact me at the above address or telephone (214) 655-6455.

Sincerely yours,

Diana Buck

Diana Buck
Environmental Assistant
Enforcement Branch (6W-EAO)

Telecom - Diana

OK - data is 88 for April

OK - Compliance report is up 12/88, but needs specific data

cc: Mr. Vince Blubaugh
Chief, Water Division
Arkansas Department of Pollution
Control and Ecology

CEDAR CHEMICAL CORPORATION

24th Floor • 5100 Poplar Avenue • Memphis, TN 38137 • 901-685-5348

REPLY TO: P. O. BOX 2749
WEST HELENA, AR 72390
(501) 572-3701

June 21, 1988

Diana Buck (6W-EAO)
U.S. Environmental Protection Agency
1445 Ross Avenue
Dallas, Tx. 75202

Re: NPDES Permit No. AR0036412

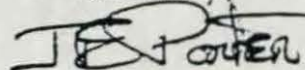
Dear Ms. Buck:

On March 31, 1988 we experienced heavy rainfall which caused us to use our Outfall 001 for stormwater discharge. Four samples taken during the discharge period showed COD values ranging from 49.3 to 201.8 with an average value to 124.4 mg/liter.

On April 17, we again released excess rainfall with a pH of 9.3 and an average COD of 134.5.

We have found no particular reason for these values to be outside stated permit limits. All other parameters were in order and there is no reason to believe that these discharges would have any adverse effect on human health or the environment. An additional discharge in the month of May had all parameters within permit limits.

Sincerely,



Joe E. Porter
Environmental Engineer

cc: John Miles

RECEIVED

OCT 5 - 1988

6W-EA

CEDAR CHEMICAL CORPORATION

24th Floor • 5100 Poplar Avenue • Memphis, TN 38137 • 901-685-5348

REPLY TO: P. O. BOX 2749
WEST HELENA, AR 72390
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Sincerely

JEPPER

Joe E. Porter
Environmental Engineer

cc: John Miles

1. Permit/CD
 2. A & AG mail
 3. DNR's
 4. Vol. Surv. Log
 5. DNR
 6. Correspondence
 7. CHAS
 8. Photo Filed
 9. Garb's Inits.

RECEIVED

JUN 24 1988

6W-EA

MICROFILMED

STATE OF ARKANSAS
DEPARTMENT OF POLLUTION CONTROL AND ECOLOGY

8001 NATIONAL DRIVE, P.O. BOX 8913

LITTLE ROCK, ARKANSAS 72209

PHONE: (501)562-7444

MAY 07 1991

Mr Joe E Porter
Cedar Chemical Corporation
P O Box 2749
W Helena, AR 72390

RE: NPDES Permit No. AR0036412

Dear Sir:

We have reviewed your NPDES file and note the following recent violations of your permit for the period ending MAR 31 1991:

OUTFALL	PARAMETER	VIOLATION	LIMIT	UNITS
001A	COD	512.7	100	mg/l daily max.
001A	PH	9.2	9.0	S. U. max.
002A	NO VIOLATIONS			


Violations of your NPDES permit are subject to enforcement action under the Arkansas Water and Air Pollution Control Act. You are expected to take all reasonable measures necessary to eliminate or prevent the recurrence of such violations.

The Noncompliance report submitted with your DMR was not complete. The reasons for noncompliance and the actions taken to correct the problems are required to be reported. A corrected NCR is to be submitted within 10 days of the date of this letter.

We have placed in your file a list of the above violations as well as any corrective measures you have reported. In the event of future violations, we will use this information in determining what appropriate actions to take.

If you have any questions on this matter, please contact me at the above address or telephone (501) 562-7444.

Sincerely,


Leda F. Johnson
Enforcement Assistant
NPDES Enforcement Section

SEARCHED
SERIALIZED
INDEXED
FILED
MAY 10 1991
FBI - LITTLE ROCK

STATE OF ARKANSAS
DEPARTMENT OF POLLUTION CONTROL AND ECOLOGY

8001 NATIONAL DRIVE, P.O. BOX 8913
LITTLE ROCK, ARKANSAS 72219-8913
PHONE: (501) 562-7444
FAX: (501) 562-4632

May 3, 1991

Mr. Joe E. Porter
Environmental Engineer
Cedar Chemical Corporation
Post Office Box 2749
West Helena, Arkansas 72390

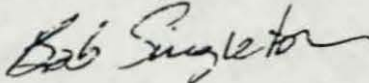
RE: Biomonitoring data results--001 outfall

Dear Mr. Porter:

Our review of your 12/20/90 and 02/20/91 acute biomonitoring reports indicated significant lethality to both Daphnia pulex and Pimphales promelas. In accordance with your NPDES permit, Part III, 2.i., a retest for both species is required which consists of two (2) consecutive toxicity tests conducted within thirty (30) days of receipt of this letter. If these tests also demonstrate lethality, then a toxicity reduction evaluation plan (TRE) may be required by the Department.

If you have any questions or need further information regarding this matter, please contact us.

Sincerely,



Bob Singleton
Engineer, Water Division

cc. Joslyn Burleson

SEARCHED
SERIALIZED
INDEXED
FILED
MAY 10 1991
FBI - LITTLE ROCK

STATE OF ARKANSAS
DEPARTMENT OF POLLUTION CONTROL AND ECOLOGY

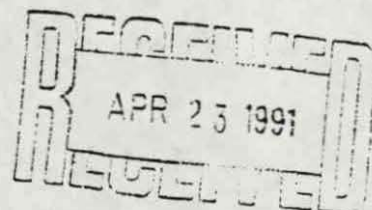
8001 NATIONAL DRIVE, P.O. BOX 8913

LITTLE ROCK, ARKANSAS 72119-8913

PHONE:(501)562-7444

FAX:(501)562-4632

April 8, 1991



Mr. Joe E. Porter,
Environmental Engineer
Cedar Chemical Corporation
Post Office Box 2749
West Helena, Arkansas 72390

RE: NPDES Permit AR0036412

Dear Mr. Porter:

We are in receipt of your discharge monitoring reports for Outfalls 001 and 002, and the results of the Biomonitoring testing on Outfall 002. However, we have not received the Biomonitoring report on Outfall 001, which is required by your NPDES permit--see Part III, pages 5-7.

Please submit this report within 10 days of the date of this letter so we can correct your file.

If you have any questions, you can call me at (501) 570-2138.

Sincerely,

Leda F. Johnson

Leda F. Johnson
Administrative Assistant
NPDES Enforcement Section

cc: Water Inspector
Bob Singleton, ADPCE

CEDAR1729

562-7444 x 226

4/11 -> ~~Wants~~ Wants copy of original laboratory report.
Did receive PMR report OK.



Storm Water
Dilution Sample



Outfall 001

Biological
Treatment
System



STATE OF ARKANSAS
DEPARTMENT OF POLLUTION CONTROL AND ECOLOGY

8001 NATIONAL DRIVE, P.O. BOX 8913

LITTLE ROCK, ARKANSAS 72209

PHONE: (501)562-7444

APR 04 1991

Mr Joe E Porter
Cedar Chemical Corporation
P O Box 2749
W Helena, AR 72390

RE: NPDES Permit No. AR0036412

Dear Sir:

We have reviewed your NPDES file and note the following recent violations of your permit for the period ending FEB 28 1991:

OUTFALL	PARAMETER	VIOLATION	LIMIT	UNITS
001A	COD	387.3	100	mg/l daily max.
TX1A		1	report	
TX2A	NO VIOLATIONS			
002A	NO VIOLATIONS			

Violations of your NPDES permit are subject to enforcement action under the Arkansas Water and Air Pollution Control Act. You are expected to take all reasonable measures necessary to eliminate or prevent the recurrence of such violations.

We have placed in your file a list of the above violations as well as any corrective measures you have reported. In the event of future violations, we will use this information in determining what appropriate actions to take.

If you have any questions on this matter, please contact me at the above address or telephone (501) 562-7444.

Sincerely,

Leda F. Johnson

Leda F. Johnson
Enforcement Assistant
NPDES Enforcement Section

4/16/91
[Signature]
[Signature]

STATE OF ARKANSAS
DEPARTMENT OF POLLUTION CONTROL AND ECOLOGY

8001 NATIONAL DRIVE, P.O. BOX 8913
LITTLE ROCK, ARKANSAS 72219-8913
PHONE:(501)562-7444
FAX:(501)562-4632

February 5, 1991

Mr. Joe Porter, Environmental Engineer
Cedar Chemical Corporation
Post Office Box 2749
West Helena, Arkansas 72390

RE: NPDES Permit No. AR0036412

Dear Mr. Porter:

We have reviewed your NPDES file and note the following recent violation(s) of your permit:

<u>DATE</u>	<u>OUTFALL</u>	<u>PARAMETER</u>	<u>VIOLATION</u>	<u>PERMIT LIMIT</u>
12/90	001A	*COD, daily max.	812.9 mg/l	100 mg/l
12/90	001A	*Oil and Grease; daily maximum	22.2 mg/l	15 mg/l
12/90	001A	*Ammonia-Nitrogen, 30 day average	12.6 lbs/day	10 lbs/day
		daily maximum	33.9 lbs/day	20 lbs/day

This report was submitted after the Jan. 25th deadline. This is a violation of your NPDES permit. In the future, all DMRs are to be postmarked before the 25th of the month following the end of the monitoring period as required by your permit.

Violations of your NPDES permit are subject to enforcement action under the Arkansas Water and Air Pollution Control Act. You are expected to take all reasonable measures necessary to eliminate or prevent the recurrence of such violations.

A noncompliance report for the above asterisked violation has not been received. Part II, Section D, 5, 6, and 7 of your permit specifically deals with the requirements of submitting noncompliance reports. These reports need to include the cause of noncompliance, the length of time it is expected to continue, and the corrective actions taken to prevent the noncompliance from recurring.

NONCOMPLIANCE FILE

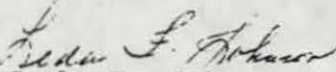
#36412


Cedar for P&S

Noncompliance reports are required by your permit. By not submitting these reports when you violate the effluent limits in your permit, you are violating the requirements of the permit and, if not corrected, can be subject to enforcement action. This is a very important requirement that cannot be overlooked. A noncompliance report on the effluent violations reported on the November DMR has not yet been received in response to the warning letter mailed on Jan. 8, 1991.

If you have any questions on this matter, please contact me at the above address or telephone (501) 570-2138.

Sincerely,



Leda F. Johnson
Administrative Assistant
NPDES Enforcement Section

cc: Water Inspector
Mark Bradley, Enforcement Engineer

CEDAR1673

STATE OF ARKANSAS
DEPARTMENT OF POLLUTION CONTROL AND ECOLOGY

8001 NATIONAL DRIVE, P.O. BOX 9583

LITTLE ROCK, ARKANSAS 72209

PHONE: (501)562-7444

JAN 08 1991

Mr Joe E Porter
Cedar Chemical Corporation
P O Box 2749
W Helena, AR 72390

RE: NPDES Permit No. AR0036412

Dear Sir:

We have reviewed your NPDES file and note the following recent violations of your permit for the period ending NOV 30 1990:

OUTFALL	PARAMETER	VIOLATION	LIMIT	UNITS
002A	NH3-N	11.7	10	lbs/day monthly avg.
002A	NH3-N	21.3	20	lbs/day 7-day avg.

Violations of your NPDES permit are subject to enforcement action under the Arkansas Water and Air Pollution Control Act. You are expected to take all reasonable measures necessary to eliminate or prevent the recurrence of such violations. A non-compliance report is required for all violations. Your failure to submit required non-compliance reports constitutes additional violations to your permit.

We have placed in your file a list of the above violations as well as any corrective measures you have reported. In the event of future violations, we will use this information in determining what appropriate actions to take.

If you have any questions on this matter, please contact me at the above address or telephone (501) 562-7444.

Sincerely,

Leda F. Johnson
Leda F. Johnson
Enforcement Assistant
NPDES Enforcement Section

SEARCHED
SERIALIZED
INDEXED
FILED
JAN 10 1991
FBI - LITTLE ROCK
CORRESPONDENCE
JAN 10 1991
Leda F. Johnson

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

6608 Hornwood Drive
Houston, Texas 77074SUBJECT: Laboratory Report: Vertac, Inc., West Helena,
Arkansas

DATE: 27 NOV 1979

FROM: William D. Langley, Chief,
Laboratory Services Section, Houston Branch, 6ASAHTO: Oscar Ramirez, Acting Director
Surveillance and Analysis Division, 6ASAThru: Malcolm F. Kallus
Chief, Houston Branch, 6ASAH

A sample of waste treatment effluent, outfall 002, taken by L. Frank Mayhue at Vertac, Inc., West Helena, Arkansas, on July 24, 1979, was received at the Houston Branch Laboratory on August 9 with request for complete priority pollutant type analysis. The following are the results of our analytical characterization of this sample.

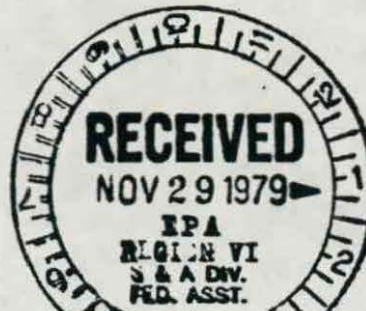
<u>Parameter Analyzed</u>	<u>Concentration Found</u>
Antimony, Sb	<20 ug/l (ppb)
Arsenic, As	<20 "
Beryllium, Be	<20 "
Cadmium, Cd	60 "
Chromium, Cr	<20 "
Copper, Cu	65 "
Lead, Pb	90 "
Mercury, Hg	<0.2 "
Nickel, Ni	155 "
Selenium, Se	<10 "
Silver, Ag	25 "
Thallium, Tl	Analytical Interference
Zinc, Zn	111 ug/l (ppb)
Cyanide, Total as CN	20 "
Phenols	96 "

Chlorinated Pesticides and PCB's by Gas Chromatography/Electron
Detector

None detected. Detection limit = <0.1 ug/l for chlorinated pesticides;
<1 ug/l for PCB's.

Organics by Gas Chromatography/Mass Spectrometry

Dichlorobenzeneamine, isomer 1	30 ug/l (ppb)
isomer 2	440 ug/l (ppb)

RECEIVED
DEC 20 1979

6AEG

NPDES COMPLIANCE INSPECTION REPORT (Continued from back of last page)

INSPECTION CODE	NPDES	YR	MO	DA	TYPE	INSPEC- TOR	INS- TYPE	TIME
14	5	79	8	2	1	5	2	1100 a.m.

REMARKS

21	ADDITIONAL Receiving Water
22	Mississippi River

SECTION A - Permit Summary

NAME AND ADDRESS OF FACILITY (Include County, State and ZIP code)

Vertac, Inc.

P.O. Box 2648

West Helena, Ar 72390

Phillip County

EXPIRATION DATE

21 Feb 82

ISSUANCE DATE

22 Feb 77

RESPONSIBLE OFFICIAL

J. W. Schaefer

TITLE

Plant Manager

PHONE

501-572-3701

FACILITY REPRESENTATIVE

J. E. Porter

TITLE

Environmental Engineer

PHONE

501-572-3701

SECTION B - Effluent Characteristics (Additional sheets attached _____)

PARAMETER/ OUTFALL		MINIMUM	AVERAGE	MAXIMUM	ADDITIONAL
	SAMPLE MEASUREMENT				
	PERMIT REQUIREMENT				
	SAMPLE MEASUREMENT				
	PERMIT REQUIREMENT				
	SAMPLE MEASUREMENT				
	PERMIT REQUIREMENT				
	SAMPLE MEASUREMENT				
	PERMIT REQUIREMENT				
	SAMPLE MEASUREMENT				
	PERMIT REQUIREMENT				

SECTION C - Facility Evaluation (S = Satisfactory, U = Unsatisfactory, N/A = Not applicable)

<input checked="" type="checkbox"/> EFFLUENT WITHIN PERMIT REQUIREMENTS	<input checked="" type="checkbox"/> OPERATION AND MAINTENANCE	<input checked="" type="checkbox"/> SAMPLING PROCEDURES
<input checked="" type="checkbox"/> RECORDS AND REPORTS	<input checked="" type="checkbox"/> COMPLIANCE SCHEDULE	<input checked="" type="checkbox"/> LABORATORY PRACTICES
<input checked="" type="checkbox"/> PERMIT VERIFICATION	<input checked="" type="checkbox"/> FLOW MEASUREMENTS	OTHER:

SECTION D - Comments *Permit not operating - order - corrective action underway*

SECTION E - Inspection/Review

SIGNATURES	AGENCY	DATE	ENFORCEMENT DIVISION USE ONLY
INSPECTED BY <i>J. W. Schaefer</i>	VRCAE	79-8-2	COMPLIANCE STATUS
INSPECTED BY			<input type="checkbox"/> COMPLIANCE
REVIEWED BY			<input type="checkbox"/> NONCOMPLIANCE

JW 9/21/79

Sections F thru L: Complete on all inspections, as appropriate. N/A = Not Applicable

PERMIT NO.

APCD 36412

SECTION F - Facility and Permit Background

ADDRESS OF PERMITTEE IF DIFFERENT FROM FACILITY
(Including City, County and ZIP code)

N/A

DATE OF LAST PREVIOUS INVESTIGATION BY EPA/STATE

78-6-14

FINDINGS

SECTION G - Records and Reports

RECORDS AND REPORTS MAINTAINED AS REQUIRED BY PERMIT. ☒ YES ☐ NO ☐ N/A (Further explanation attached _____)

DETAILS:

(a) ADEQUATE RECORDS MAINTAINED OF:

(i) SAMPLING DATE, TIME, EXACT LOCATION

☒ YES ☐ NO ☐ N/A

(ii) ANALYSES DATES, TIMES

☒ YES ☐ NO ☐ N/A

(iii) INDIVIDUAL PERFORMING ANALYSIS

☒ YES ☐ NO ☐ N/A

(iv) ANALYTICAL METHODS/TECHNIQUES USED

☒ YES ☐ NO ☐ N/A

(v) ANALYTICAL RESULTS (e.g., consistent with self-monitoring report data)

☒ YES ☐ NO ☐ N/A

(b) MONITORING RECORDS (e.g., flow, pH, D.O., etc.) MAINTAINED FOR A MINIMUM OF THREE YEARS INCLUDING ALL ORIGINAL STRIP CHART RECORDINGS (e.g. continuous monitoring instrumentation, calibration and maintenance records).

☒ YES ☐ NO ☐ N/A

(c) LAB EQUIPMENT CALIBRATION AND MAINTENANCE RECORDS KEPT.

☒ YES ☐ NO ☐ N/A

(d) FACILITY OPERATING RECORDS KEPT INCLUDING OPERATING LOGS FOR EACH TREATMENT UNIT.

☒ YES ☐ NO ☐ N/A

(e) QUALITY ASSURANCE RECORDS KEPT.

☒ YES ☐ NO ☐ N/A

(f) RECORDS MAINTAINED OF MAJOR CONTRIBUTING INDUSTRIES (and their compliance status) USING PUBLICLY OWNED TREATMENT WORKS.

☐ YES ☐ NO ☒ N/A

SECTION H - Permit Verification

INSPECTION OBSERVATIONS VERIFY THE PERMIT. ☒ YES ☐ NO ☐ N/A (Further explanation attached _____)

DETAILS:

(a) CORRECT NAME AND MAILING ADDRESS OF PERMITTEE.

☒ YES ☐ NO ☐ N/A

(b) FACILITY IS AS DESCRIBED IN PERMIT.

☒ YES ☐ NO ☐ N/A

(c) PRINCIPAL PRODUCT(S) AND PRODUCTION RATES CONFORM WITH THOSE SET FORTH IN PERMIT APPLICATION.

☒ YES ☐ NO ☐ N/A

(d) TREATMENT PROCESSES ARE AS DESCRIBED IN PERMIT APPLICATION.

☒ YES ☐ NO ☐ N/A

(e) NOTIFICATION GIVEN TO EPA/STATE OF NEW, DIFFERENT OR INCREASED DISCHARGES.

☒ YES ☐ NO ☐ N/A

(f) ACCURATE RECORDS OF RAW WATER VOLUME MAINTAINED.

☒ YES ☐ NO ☐ N/A

(g) NUMBER AND LOCATION OF DISCHARGE POINTS ARE AS DESCRIBED IN PERMIT.

☒ YES ☐ NO ☐ N/A

(h) CORRECT NAME AND LOCATION OF RECEIVING WATERS.

☒ YES ☐ NO ☐ N/A

(i) ALL DISCHARGES ARE PERMITTED.

☒ YES ☐ NO ☐ N/A

SECTION I - Operation and Maintenance

TREATMENT FACILITY PROPERLY OPERATED AND MAINTAINED. ☐ YES ☐ NO ☐ N/A (Further explanation attached _____)

DETAILS: Arcator not operating -

(a) STANDBY POWER OR OTHER EQUIVALENT PROVISIONS PROVIDED.

☒ YES ☐ NO ☐ N/A

(b) ADEQUATE ALARM SYSTEM FOR POWER OR EQUIPMENT FAILURES AVAILABLE.

☒ YES ☐ NO ☐ N/A

(c) REPORTS ON ALTERNATE SOURCE OF POWER SENT TO EPA/STATE AS REQUIRED BY PERMIT.

☒ YES ☐ NO ☐ N/A

(d) SLUDGES AND SOLIDS ADEQUATELY DISPOSED.

☒ YES ☐ NO ☐ N/A

(e) ALL TREATMENT UNITS IN SERVICE.

☐ YES ☐ NO ☐ N/A

(f) CONSULTING ENGINEER RETAINED OR AVAILABLE FOR CONSULTATION ON OPERATION AND MAINTENANCE PROBLEMS.

☒ YES ☐ NO ☐ N/A

(g) QUALIFIED OPERATING STAFF PROVIDED.

☒ YES ☐ NO ☐ N/A

(h) ESTABLISHED PROCEDURES AVAILABLE FOR TRAINING NEW OPERATORS.

☒ YES ☐ NO ☐ N/A

(i) FILES MAINTAINED ON SPARE PARTS INVENTORY, MAJOR EQUIPMENT SPECIFICATIONS, AND PARTS AND EQUIPMENT SUPPLIERS.

☒ YES ☐ NO ☐ N/A

(j) INSTRUCTIONS FILES KEPT FOR OPERATION AND MAINTENANCE OF EACH ITEM OF MAJOR EQUIPMENT.

☒ YES ☐ NO ☐ N/A

(k) OPERATION AND MAINTENANCE MANUAL MAINTAINED.

☒ YES ☐ NO ☐ N/A

(l) SPOC PLAN AVAILABLE.

☐ YES ☐ NO ☐ N/A

(m) REGULATORY AGENCY NOTIFIED OF BY PASSING. (Dates _____)

☒ YES ☐ NO ☐ N/A

(n) ANY BY-PASSING SINCE LAST INSPECTION.

☐ YES ☒ NO ☐ N/A

(o) ANY HYDRAULIC AND/OR ORGANIC OVERLOADS EXPERIENCED. Order from process

☐ YES ☐ NO ☐ N/A

280076412

SECTION J - Compliance Schedules

PERMITTEE IS MEETING COMPLIANCE SCHEDULE.

☒ YES ☐ NO ☐ N/A (Further explanation attached _____)

CHECK APPROPRIATE PHASE(S).

- ☐ (a) THE PERMITTEE HAS OBTAINED THE NECESSARY APPROVALS FROM THE APPROPRIATE AUTHORITIES TO BEGIN CONSTRUCTION.
- ☐ (b) PROPER ARRANGEMENT HAS BEEN MADE FOR FINANCING (mortgage commitments, grants, etc.).
- ☐ (c) CONTRACTS FOR ENGINEERING SERVICES HAVE BEEN EXECUTED.
- ☐ (d) DESIGN PLANS AND SPECIFICATIONS HAVE BEEN COMPLETED.
- ☐ (e) CONSTRUCTION HAS COMMENCED.
- ☐ (f) CONSTRUCTION AND/OR EQUIPMENT ACQUISITION IS ON SCHEDULE.
- ☐ (g) CONSTRUCTION HAS BEEN COMPLETED.
- ☒ (h) START-UP HAS COMMENCED.
- ☐ (i) THE PERMITTEE HAS REQUESTED AN EXTENSION OF TIME.

SECTION K - Self-Monitoring Program

Part 1 - Flow measurement (Further explanation attached _____)

PERMITTEE FLOW MEASUREMENT MEETS THE REQUIREMENTS AND INTENT OF THE PERMIT.

☐ YES ☐ NO ☐ N/ADETAILS: Per C. V. Kelly advice by EPA 79-7-A1 - monitoring program on flow measurement Equip.

- (a) PRIMARY MEASURING DEVICE PROPERLY INSTALLED Flow measurement Equip. installed ☐ YES ☐ NO ☐ N/A
- TYPE OF DEVICE: ☐ WEIR ☐ PARSHALL FLUME ☐ MAGMETER ☐ VENTURI METER ☐ OTHER Specify: Flowmeter
- (b) CALIBRATION FREQUENCY ADEQUATE. Date of last calibration: 11/1/84 ☐ YES ☐ NO ☐ N/A
- (c) PRIMARY FLOW MEASURING DEVICE PROPERLY OPERATED AND MAINTAINED. C. V. Kelly ☐ YES ☒ NO ☐ N/A
- (d) SECONDARY INSTRUMENTS (totalizers, recorders, etc.) PROPERLY OPERATED AND MAINTAINED. As per C. V. Kelly ☐ YES ☐ NO ☐ N/A
- (e) FLOW MEASUREMENT EQUIPMENT ADEQUATE TO HANDLE EXPECTED RANGES OF FLOW RATES. ☒ YES ☐ NO ☐ N/A

Part 2 - Sampling (Further explanation attached _____)

PERMITTEE SAMPLING MEETS THE REQUIREMENTS AND INTENT OF THE PERMIT.

☒ YES ☐ NO ☐ N/A

DETAILS:

- (a) LOCATIONS ADEQUATE FOR REPRESENTATIVE SAMPLES. ☒ YES ☐ NO ☐ N/A
- (b) PARAMETERS AND SAMPLING FREQUENCY AGREE WITH PERMIT. ☒ YES ☐ NO ☐ N/A
- (c) PERMITTEE IS USING METHOD OF SAMPLE COLLECTION REQUIRED BY PERMIT.
IF NO ☒ SPAB ☒ MANUAL COMPOSITE ☐ AUTOMATIC COMPOSITE FREQUENCY ☐ YES ☐ NO ☐ N/A
- (d) SAMPLE COLLECTION PROCEDURES ARE ADEQUATE. ☒ YES ☐ NO ☐ N/A
- (i) SAMPLES REFRIGERATED DURING COMPOSITING ☒ YES ☐ NO ☐ N/A
- (ii) PROPER PRESERVATION TECHNIQUES USED ☒ YES ☐ NO ☐ N/A
- (iii) FLOW PROPORTIONED SAMPLES OBTAINED WHERE REQUIRED BY PERMIT ☒ YES ☐ NO ☐ N/A
- (iv) SAMPLE HOLDING TIMES PRIOR TO ANALYSES IN CONFORMANCE WITH 40 CFR 136.3 ☒ YES ☐ NO ☐ N/A
- (e) MONITORING AND ANALYSES BEING PERFORMED MORE FREQUENTLY THAN REQUIRED BY PERMIT. ☐ YES ☐ NO ☒ N/A
- (f) IF (e) IS YES, RESULTS ARE REPORTED IN PERMITTEE'S SELF-MONITORING REPORT. ☐ YES ☐ NO ☒ N/A

Part 3 - Laboratory (Further explanation attached _____)

PERMITTEE LABORATORY PROCEDURES MEET THE REQUIREMENTS AND INTENT OF THE PERMIT.

☒ YES ☐ NO ☐ N/A

DETAILS:

- (a) EPA APPROVED ANALYTICAL TESTING PROCEDURES USED. 40 CFR 136.3 ☒ YES ☐ NO ☒ N/A
- (b) IF ALTERNATE ANALYTICAL PROCEDURES ARE USED, PROPER APPROVAL HAS BEEN OBTAINED. ☐ YES ☒ NO ☒ N/A
- (c) PARAMETERS OTHER THAN THOSE REQUIRED BY THE PERMIT ARE ANALYZED. ☐ YES ☒ NO ☐ N/A
- (d) SATISFACTORY CALIBRATION AND MAINTENANCE OF INSTRUMENTS AND EQUIPMENT. ☒ YES ☐ NO ☐ N/A
- (e) QUALITY CONTROL PROCEDURES USED. ☒ YES ☐ NO ☐ N/A
- (f) DUPLICATE SAMPLES ARE ANALYZED. _____ % OF TIME. ☒ YES ☐ NO ☐ N/A
- (g) SPIKED SAMPLES ARE USED. _____ % OF TIME. ☒ YES ☐ NO ☐ N/A
- (h) COMMERCIAL LABORATORY USED. ☐ YES ☒ NO ☐ N/A
- (i) COMMERCIAL LABORATORY STATE CERTIFIED. ☐ YES ☐ NO ☒ N/A

LAB NAME _____

LAB ADDRESS _____

GBCC 76412

CUTTING NO.	OIL SHEEN	GREASE	TURBIDITY	VISIBLE FOAM	VISIBLE FLOAT SOL	COLOR	OTHER
		/	/	/	/	/	/

SECTION M - Sampling Inspection Procedures and Observations (Further explanation attached

- COMPOSITING FREQUENCY

PRESERVATION

SAMPLE REFRIGERATED DURING COMPOSITING: ☒ YES ☐ NO

SAMPLE REPRESENTATIVE OF VOLUME AND NATURE OF DISCHARGE

SECTION N - Analytical Results (Attach report if necessary)

APPENDIX C
PREVIOUS SOIL INVESTIGATIONS

ECOLOGY AND ENVIRONMENT, INC.
INVESTIGATION OF INACTIVE PONDS

ECOLOGY AND ENVIRONMENT, INC.,

REGION VI

MEMORANDUM

TO: Keith Bradley, Region VI RPO

FROM: Miles Bolton, Ground Water Hydrologist *MWB*

THRU: K. H. Malone, Jr., Region VI RPM *KHM*

DATE: July 29, 1986

SUBJ: Sampling Mission Results from the Vertac-West Helena Site,
West Helena, AR (AR 361)
TDD# R06-8507-13

INTRODUCTION

FIT was tasked by the USEPA to conduct a sampling mission at the Vertac-West Helena site, West Helena, Arkansas, Figure 1. It was specifically requested that both surface and subsurface soil samples be collected at three inactive surface impoundments located along Vertac's northwestern boundary. It was agreed that three sample stations would be established for each impoundment area.

SITE DESCRIPTION AND HISTORY

On October 19, 1985, FIT members Miles Bolton, Weldon Day and Jeff Dubose met with site representative Joe Porter to discuss the following day's sampling mission and obtain additional site information. A summary of the site history follows:

A man named Kencade started operations at this site around 1970 manufacturing methoxychlor. At that time, ponds were present where the inactive surface impoundments are now located. In 1972 the chemical plant was sold to Jerry Williams who sold the plant to ANSEL later in 1972. In 1973 the plant was again purchased by Jerry Williams. By 1973 the plant was known as Eagle River Chemical. The name was later changed to Vertac, Inc. The predominant chemicals manufactured in the past were dinitro herbicide and propanil. The major chemicals currently being manufactured are methymil, permethrin, sypermethrin, and a hydrocarbon polymer that is composed of kerosine and I sonax 132. Mr. Porter claims that the yellow blocks scattered throughout the inactive portion of the site are where ANSEL buried dinitro drums.

The surface impoundments were created from the ponds around 1972-73. Limestone was added to the narrow impoundment for the acid neutralization of

Reviewed by GAW-SF
date 8/5/86

dichloromaline and proprionic acid. The other two ponds were used as waste disposal. Wash water from Helena Chemical's (AR 1589) chemical formulation operations was also placed into the ponds. Helena Chemical stopped disposing of their wastes in the ponds around 1976-77.

The ponds were closed in 1978. The closure procedure consisted of pumping the water from the pond (the water was removed by Rollins) and then placing a clay cap consisting of native soil and bentonite over the impoundments. An aerial photograph owned by Vertac indicates the narrow pond was approximately 2-4 feet deep and the other two ponds were approximately 5 to 10 feet deep.

SAMPLING RESULTS

Nine surface and nine subsurface samples were collected by FIT members Miles Bolton, Weldon Day, Jeff Dubose, Thomas Lensing and Lloyd Collins on October 20, 1985. Their locations are shown in Figure 3. The subsurface samples were collected using post hole diggers. Since the maximum depth obtainable with post hold diggers is about 5 feet, the samples were collected along the sides of the ponds to ensure penetrating the fill material used to cover the ponds. In all cases, the subsurface soil samples were collected after a lithologic change in the soil profile was evident, indicating the subsurface samples consisted of non-fill material.

Organic and inorganic laboratory results, field sample documents and photographs are attached to this report. The sample stations were lettered A through I. The number 1 was added as a suffix to each letter to indicate surface samples and the number 2 was added to indicate subsurface samples. Note in the laboratory results that organic samples from Stations D1, G-2, H1 and I2 had to be analyzed as medium concentration samples by the laboratory. Table 1 summarizes the organic surface sample results and Table 2 summarizes the organic subsurface sample results. These tables do not list any compounds that were flagged as being present in laboratory blanks, tentatively identified, or below detection limits. Therefore, only those compounds positively identified as being present in the samples are listed.

The organic sample results indicate that the surface fill material for pond #1 is more contaminated than the subsurface material, especially at Station B. The opposite is true for ponds 2 and 3. Only pesticides were positively identified in the subsurface samples.

In contrast to the organic results, the inorganic sample results do not indicate the presence of significant inorganic contamination. The lack of a background sample, however, makes it difficult to draw definite conclusions.

CONCLUSIONS AND RECOMMENDATIONS

It is evident from the sample results that the subsurface material is contaminated with pesticides and other organic compounds and the surface fill material is contaminated with pesticides. Since the surface fill material is contaminated with a variety of pesticides, the possibility that the contamination extends beyond the site boundaries should be considered.

Considering the area's dependence upon ground water, the FIT recommends that monitoring wells be installed around the ponds to determine if the ground water has been affected by the organic compounds. The proposed well locations are shown in Figure 4. These locations would provide water quality and local hydraulic gradient information. Currently, FIT lacks local hydrogeologic information for the area around the site. Therefore, the specific design of the wells will be dependent upon the acquisition of additional hydrogeologic information.

If the EPA desires to determine whether or not the surface soil contamination extends beyond the fill material as a result of wind blown action or possible indiscriminate dumping, then the FIT recommends that surface soil samples be collected outside of the pond area. The proposed locations are shown in the attached aerial photograph, Figure 5. Each sample would be a composite consisting of soil collected at the station and four other locations no more than 10 feet from the station. Based upon these results, a comprehensive sampling plan could be developed to accurately determine the extent of surface pesticide contamination.

Table 1. Organic surface soil results from the Vertac-West Helena site (AR 361). Only results that were not flagged are shown. Concentrations are in parts per billion.

Station	A1	B1	C1	D1	E1	F1	G1	H1	I1
4,4'-DDT		1,813	26		30	34	25		
Methoxychlor	3,984	12,996	241			184	817	221	444
Aldrin		596.1						37	
Dieldrin		1,120							
Chlordane		3,563							
4,4'-DDE		421							

[illegible]

QA/QC

After reviewing the data obtained from samples taken at the Vertac-West Helena facility the results are as follows:

In the inorganic analysis the spike recoveries for antimony (55%), lead (65%), selenium (0%), silver (60%), tin (17%), manganese (34%) and arsenic (70%) were below QC limits. Any values reported for these metals may be biased to the low side, and actual values may be higher than reported values.

The duplicate analysis for calcium should be used cautiously. All other analysis for inorganics were satisfactory.

For the organic analysis the surrogate recoveries for samples FC284, FC285, FC286 and FC287 were outside of QC limits. These four samples were reextracted and reanalyzed, however the reanalysis was worse than the original analysis so the results from the original analysis was reported. Since the surrogates were out of QC limits both times, this may represent a real matrix interference in the samples and not a lab problem.

For sample FC291 the % RPD for the volatiles were all outside QC limits. Since this was a field rinsate blank the effect was probably minimal.

For sample FC280 the % surrogate recoveries for all fractions were slightly above QC limits. Values reported for this sample may be higher than actual values.

All compounds found in the lab blank were flagged with a B.

The tuning and calibration analysis for these samples were satisfactory.

The analysis of these samples show that each location had a variety of pesticides at varying concentrations.

ASE NUMBER 4781

ITE NAME/CODE: Vertac. W. Helena AR 361

CONCENTRATIONS (ppm)

PARAMETER	EPA Sample Numbers											AMBIENT BACKGROUND 1.	
	MFB341	MFB350	MFB342	MFB351	MBF343	MFB354	MFB344	MFB355	MFB345	MFB356	MFB346	Western U.S. 2.	Eastern U.S. 2.
Matrix type	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	Soil	Soil
Aluminum	3570	3690	3710	2760	3320	3240	2870	2750	5330	5920	3000	58,000	33,000
Antimony								28R				.47	.52
Asenic	11R	6.3R	16R	4R	6.9R	7.8R	20R	2.2R	7.2R	9.9R	4.6R	5.5	4.8
Barium	111	84	144	110	90	87	109	68	118	122	88	580	290
Beryllium												0.68	0.55
Bismuth												1	1
Boron	13,100*	6650*	4700*	21,500*	15,200*	23,900*	16,100*	217,000*	8610*	1470*	11,900*	18,000	3,200
Bromine			5.2					5.4				41	33
Cadmium												7.1	5.9
Copper	12	8	6.1	7.5	8.2	7.6	7	4.3	6.9	9.9	6.2	21	13
Cobalt	10,500	10,400	8160	9530	9880	10,400	9250	5330	11,400	12,200	8670	21,000	14,000
Lead	7.8R	7.3R	9.4R	5.9R	7.4R	6.8R	6.3R	3.3R	7.7R	8.5R	7.2R	17	14
Magnesium	6850	3950	2390	11,700	8550	12,500	8850	12,300	5190	1360	6780	7,800	2,300
Manganese	627R	444R	640R	500R	636R	579R	661R	459R	582R	515R	519R	380	260
Mercury	0.081	0.038	0.095	0.067	0.079	0.050	0.057	0.019	0.048	0.083	0.067	0.046	0.081
Nickel												15	11
Caesium	483		490	2.91					828	788	379		
Chromium												.23	.30
Cobalt												-	-
Copper	542	485	469	712	388	502	566	734	650	822	465	10,000	2,600
Strontium												9.1	7.7
Selenium												.90	.96
Silver												70	43
Sulfur												55	40
Titanium	40	32	27	32	38	37	34	31	86	34	33		
Zinc			0.54R		0.52R				0.53R	1.4R	0.60R		
Sample Location	A1	A2	B1	B2	C1	C2	D1	D2	E1	E2	F1	1. Values obtained from "Element Concentrations Soils and Other Surface Materials of the Conterminous United States", dated 1984. U.S.G.S. Professional Paper 1270. 2. Reference for East/West Division is the 96 W longitudinal line which bisects Region VI. 10/31/85	
	INACTIVE IMPOUNDMENT, NORTH POND	INACTIVE IMPOUNDMENT, NORTH POND (SUB-SURFACE)	INACTIVE IMPOUNDMENT, NORTH POND	INACTIVE IMPOUNDMENT, NORTH POND (SUB-SURFACE)	INACTIVE IMPOUNDMENT, NORTH POND	INACTIVE IMPOUNDMENT, NORTH POND (SUB-SURFACE)	INACTIVE IMPOUNDMENT, SOUTH POND	INACTIVE IMPOUNDMENT, SOUTH POND (SUB-SURFACE)	INACTIVE IMPOUNDMENT, SOUTH POND	INACTIVE IMPOUNDMENT, SOUTH POND (SUB-SURFACE)	INACTIVE IMPOUNDMENT, SOUTH POND		

Indicates a value estimated or not reported due to the presence of interference.

Spiked sample recovery is not within control limits.

Duplicate analysis is not within control limits.

INORGANIC SOIL ANALYSIS SUMMARY

Page 2 of 3

ASE NUMBER: 4781

SITE NAME/CODE: Vertac, W. Helena AR 361

PARAMETER	CONCENTRATIONS (ppm)								AMBIENT BACKGROUND 1.	
	EPA Sample Numbers								Western U.S. 2.	Eastern U.S. 2.
Matrix type	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL		Soil	Soil
Aluminum	4240	4020	3780	2830	4180	3640	2910		58,000	33,000
Antimony									.47	.52
Asenic	6.6R	6.0R	58R	4.9R	7.6R	5.9R	32R		5.5	4.8
Barium	103	110	117	116	79	117	70		580	290
Beryllium									0.68	0.55
Bismuth									1	1
Boron	13,500*	11,100*	2310*	25,100*	50,500*	22,300*	96,200*		18,000	3,200
Bromine	7.9	5.1		128	8.5	7.3	6.2		41	33
Cadmium									7.1	5.9
Copper	11	8.5	11	9.9	9.4	12			21	13
Cobalt	9970	10,800	9350	10,500	8430	11800	5680		21,000	14,000
Lead	6.1R	8.5R	9.2R	6.4R	5.1R	6.9R	4.8R		17	14
Magnesium	7320	5940	1390	13,500	6700	11,700	3720		7,800	2,300
Manganese	439R	594R	342R	650R	274R	702R	482R		380	260
Mercury	0.070	0.063	0.075	0.045	0.084	0.070	0.042		0.046	0.081
Nickel	10			34		11			15	11
Caesium	823	277	736		975		453			
Vanadium									.23	.30
Chlorine									-	-
Fluorine	627	628	568	597	594	642	532		10,000	2,600
Gallium									9.1	7.7
Indium									.90	.96
Iridium	16					16			70	43
Iron	39	37	31	38	38	46	17		55	40
Amide			0.56R							
Station No.	F2	G1	G2	H1	H2	I1	I2			
Sample	INACTIVE	INACTIVE	INACTIVE	INACTIVE	INACTIVE	INACTIVE	INACTIVE			
Station	IMPOUND-	IMPOUND-	IMPOUND-	IMPOUND-	IMPOUND-	IMPOUND-	IMPOUND-			
Location	MENT, SOUTH	MENT, WEST	MENT, WEST	MENT, WEST	MENT, WEST	MENT, WEST	MENT, WEST			
	POND (SUB-SURFACE)	POND	POND (SUB-SURFACE)	POND	POND (SUB-SURFACE)	POND	POND (SUB-SURFACE)			

Indicates a value estimated or not reported due to the presence of interference.

Duplicate sample recovery is not within control limits.

Duplicate analysis is not within control limits.

1. Values obtained from "Element Concentrations Soils and Other Surface Materials of the Conterminous United States", dated 1984. U.S.G.S. Professional Paper 1270.

2. Reference for East/West Division is the 96 W longitudinal line which bisects Region VI.

10/31/85

ITE NAME/CODE: Vertac, W Helena AR 361

CONCENTRATIONS (ppb)	EPA Sample Numbers
1.0	1.0
2.0	2.0
3.0	3.0
4.0	4.0
5.0	5.0
6.0	6.0
7.0	7.0
8.0	8.0
9.0	9.0
10.0	10.0
11.0	11.0
12.0	12.0
13.0	13.0
14.0	14.0
15.0	15.0
16.0	16.0
17.0	17.0
18.0	18.0
19.0	19.0
20.0	20.0
21.0	21.0
22.0	22.0
23.0	23.0
24.0	24.0
25.0	25.0
26.0	26.0
27.0	27.0
28.0	28.0
29.0	29.0
30.0	30.0
31.0	31.0
32.0	32.0
33.0	33.0
34.0	34.0
35.0	35.0
36.0	36.0
37.0	37.0
38.0	38.0
39.0	39.0
40.0	40.0
41.0	41.0
42.0	42.0
43.0	43.0
44.0	44.0
45.0	45.0
46.0	46.0
47.0	47.0
48.0	48.0
49.0	49.0
50.0	50.0
51.0	51.0
52.0	52.0
53.0	53.0
54.0	54.0
55.0	55.0
56.0	56.0
57.0	57.0
58.0	58.0
59.0	59.0
60.0	60.0
61.0	61.0
62.0	62.0
63.0	63.0
64.0	64.0
65.0	65.0
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67.0	67.0
68.0	68.0
69.0	69.0
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72.0	72.0
73.0	73.0
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76.0	76.0
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78.0	78.0
79.0	79.0
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82.0	82.0
83.0	83.0
84.0	84.0
85.0	85.0
86.0	86.0
87.0	87.0
88.0	88.0
89.0	89.0
90.0	90.0
91.0	91.0
92.0	92.0
93.0	93.0
94.0	94.0
95.0	95.0
96.0	96.0
97.0	97.0
98.0	98.0
99.0	99.0
100.0	100.0

[illegible]

ndicates a value estimated or not reported due to the presence of interference.
pike sample recovery is not withing control limits.
uplicate annalysis is not within control limits.

[illegible]

1. Priority Pollutant.
2. Specified Hazardous Substance.
3. Tentatively Identified.

VOA - Volatile
ABN - Acid Base/Neutral
Pest - Pesticide

- B - The analyte is found in the lab blank.
J - Indicates an estimated value for tentatively identified compounds
compounds found below detection limit.
P - Present in sample, but not reported by lab.

Sample Station Number and Location	Scan No.	Fraction /Class	A1	A2	B1	B2	C1	C2	D1	D2	E1	E2	F1	F2
EPA SAMPLE NUMBER			FC280	FC289	FC281	FC290	FC282	FC293	FC283	FC294	FC284	FC295	FC285	FC296
MATRIX			SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL	SOIL
Methylene Chloride		VOA/1	9B	10B	12B	22B	9B	17B	840B	06B	21B	150B	6B	16B
Chloroform		VOA/1	7B	7B	6B	7B	7B	7B	840B		6B	110B		7B
Benzene		VOA/1	7B		7B				840B	6B	6B			
Toluene		VOA/1									6J			
1,1,1-trichloroethane		VOA/1		7J		7J								
1,2-dichloroethane		VOA/1										190		
Ethylbenzene		VOA/1												
Chlorobenzene		VOA/1												
Acetone		VOA/2				14B		13B	150B		12B		12B	12B
Total xylenes		VOA/2												
2-hexanone		VOA/2												
N-nitrosodiphenylamine		ABN/1	459J			465J	465J	436J		405J		475J		2078J
Phenol		ABN/1								1800		840		
1,2-dichlorobenzene		ABN/1								405J				
Bis-(2-ethylhexyl) phthalate		ABN/1				670		2900		405J		475J		
4,4-DDT		Pest/1			1813		26	22			30		34	
4,4-DDE		Pest/1			421									
Methoxychlor		Pest/1	3984	216	12,996		241	104.6J	106.8J	85,121	99.6J	114J	184	5659
Aldrin		Pest/1			596.1									1073.6
Dieldrin		Pest/1			1120			20.9J				22.8J		
Chlordane		Pest/1			3563									14,360
Gamma-BHC (lindane)		Pest/1								72.2		98.3		
Hexamethylcyclotrisiloxane		VOA/3	92JB	11JB	340JB	30JB	74JB	84JB	1500JB	190JB	280JB		36JB	20JB
Methoxybenzene		VOA/3					9J			1100J				13J
Unknown	62	VOA/3							1600J					
Unknown Alkane	247	VOA/3								400J				
Unknown Alkane	263	VOA/3								84J				
Unknown Alkane	441	VOA/3								9J				
1,2-dichloro-3-nitrobenzene		ABN/3												
Unknown Alkane	1510	ABN/3	590J				420J					380J	650J	
Unk. carboxylic acid	1518	ABN/3	390J				960J						450J	
Unk. polynuclear aromatic	1937	ABN/3	1000J											
Unknown Alkane	2222	ABN/3	1100J						280J				460J	
Unknown Alcohol	530	ABN/3		230J				280J				390J		
Unknown Amine	1798	ABN/3		230J				30J			300J		720J	
Unknown	1842	ABN/3		290J	2600J			1100J						
Unknown	508	ABN/3			2100J									
Unknown Ketone	1684	ABN/3			2500J									
Unknown Alkane	1677	ABN/3				260J						580J	660J	
Unknown	2394	ABN/3					810J					1400J	730J	
Unk. Substituted Benzene	401	ABN/3								1300J			240J	
Unknown Alkane	1025	ABN/3								480J				
Unknown Alkane	1218	ABN/3								510J				
Unknown Amine	1456	ABN/3								1000J				
Unknown	1580	ABN/3								1100J				1700J
Unk. Carboxylic Acid	1364	ABN/3										340J		
Unknown Alkane	1941	ABN/3											1700J	

1. Priority Pollutant.

2. Specified Hazardous Substance.

3. Tentatively Identified.

VOA - Volatile

ABN - Acid Base/Neutral

Pest - Pesticide

B - The analyte is found in the lab blank.

J - Indicates an estimated value for tentatively identified compounds found below detection limit.

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[illegible]

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compounds found below detection limit.
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Sample Station Number and Location	Scan No.	Fraction /Class	G1	G2	H1	H2	I1	I2						
EPA SAMPLE NUMBER			FC286	FC297	FC287	FC298	FC288	FC299						
MATRIX			SOIL	SOIL	SOIL	SOIL	SOIL	SOIL						
Methylene Chloride		VOA/1	15B	2700B	2300B	3300B	17B	1710B						
Chloroform		VOA/1	7B	845B	790B		7B	1710B						
Benzene		VOA/1	7B	845B				1710B						
Toluene		VOA/1		4000	790J	34,000		16,000						
1,1,1-trichloroethane		VOA/1					7J							
1,2-dichloroethane		VOA/1												
Ethylbenzene		VOA/1		845J		1600J		28,000						
Chlorobenzene		VOA/1						2600						
Acetone		VOA/2	13B	5200B	4600B		42B							
Total xylenes		VOA/2		1700		3300		180,000						
2-hexanone		VOA/2				75,000		75,000						
N-nitrosodiphenylamine		ABN/1	444J	2254J				13,680J						
Phenol		ABN/1		3100										
1,2-dichlorobenzene		ABN/1		2254J				30,000						
Bis(2-ethylhexyl) phthalate		ABN/1					440J							
4,4-DDT		Pest/1	25				21.3J							
4,4-DDE		Pest/1												
Methoxychlor		Pest/1	817	17,266	221		444	654,178						
Aldrin		Pest/1			37									
Dieldrin		Pest/1												
Chlordane		Pest/1												
Gamma-BHC (lindane)		Pest/1						4980						
Hexamethylcyclotrisiloxane		VOA/3	85JB	520JB	930JB	1000JB	860JB	46JB						
Methoxybenzene		VOA/3		28,000J		200,000J		140,000J						
Unknown 62		VOA/3		850J	2000J			2000J						
Unknown Alkane 247		VOA/3												
Unknown Alkane 263		VOA/3												
Unknown Alkane 441		VOA/3												
1,2-dichloro-3-nitrobenzene		ABN/3		15,000J				740,000J						
Unknown Alkane 1510		ABN/3												
Unk. carboxylic acid 1518		ABN/3												
Unk. polynuclear aromatic 1937		ABN/3												
Unknown Alkane 2222		ABN/3												
Unknown Alcohol 530		ABN/3					310J							
Unknown Amine 1798		ABN/3	250J				740J							
Unknown 1842		ABN/3	270J	1900J			230J							
Unknown 508		ABN/3												
Unknown Ketone 1684		ABN/3												
Unknown Alkane 1677		ABN/3												
Unknown 2394		ABN/3												
Unk. Substituted Benzene 401		ABN/3		3300J			380J	56,000J						
Unknown Alkane 1025		ABN/3		1900J				71,000J						
Unknown Alkane 1218		ABN/3												
Unknown Amine 1456		ABN/3		2200J				24,000J						
Unknown 1580		ABN/3												
Unk. Carboxylic Acid 1364		ABN/3												
Unknown Alkane 1941		ABN/3												

1. Priority Pollutant.
2. Specified Hazardous Substance.
3. Tentatively Identified.

VOA - Volatile
ABN - Acid Base/Neutral
Pest - Pesticide

B - The analyte is found in the lab blank.
J - Indicates an estimated value for tentatively identified compounds found below detection limit.
P - Present in sample, but not reported by lab.

B - The analyte is found in the lab blank.
J - Indicates an estimated value for tentatively identified compounds
compounds found below detection limit.
P - Present in sample, but not reported by lab.

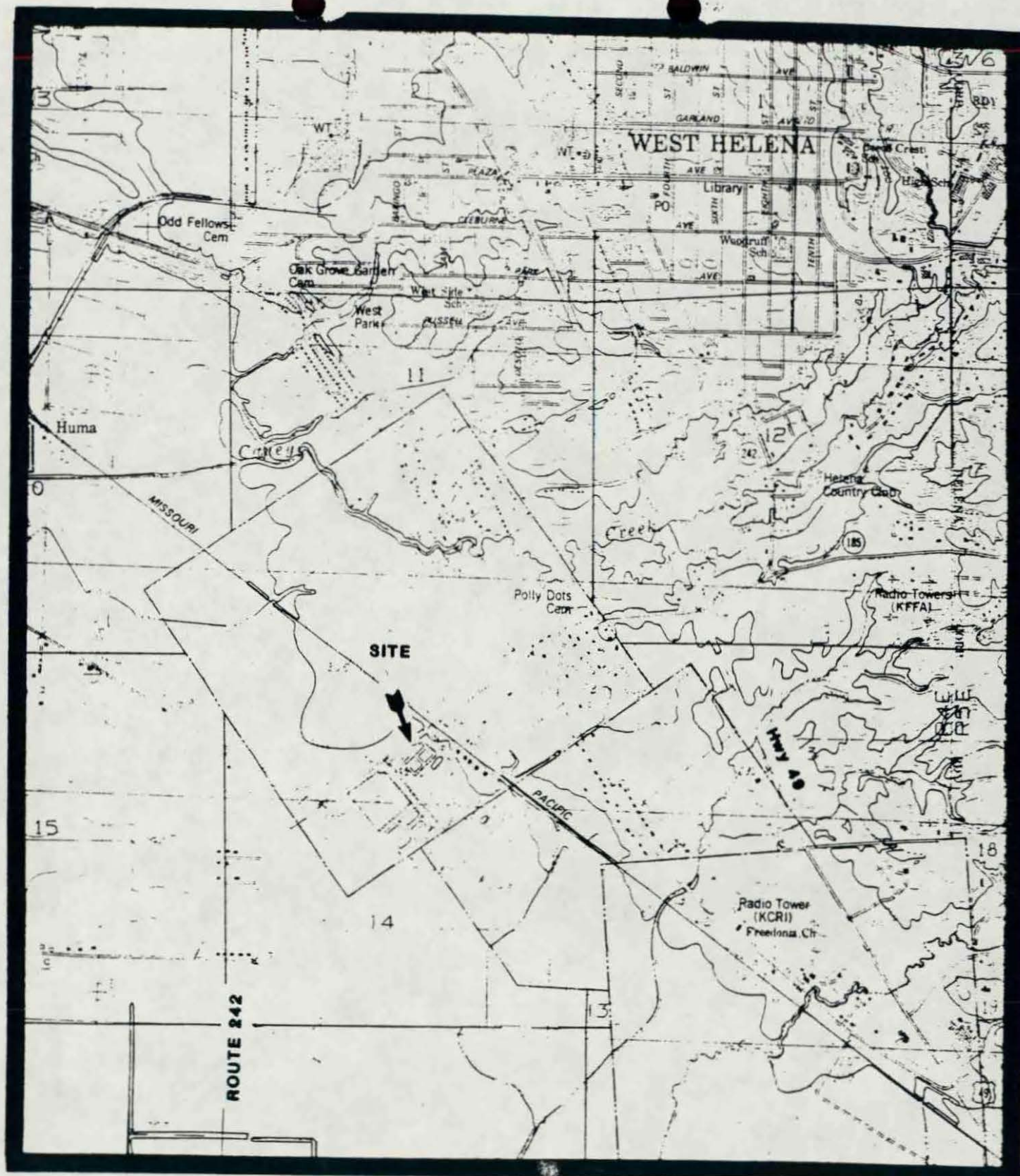


Figure 1. Site location map for the Vertac-West Helena site in West Helena, Arkansas (AR 361).

Scale: 1 inch \approx 2,000 Ft.



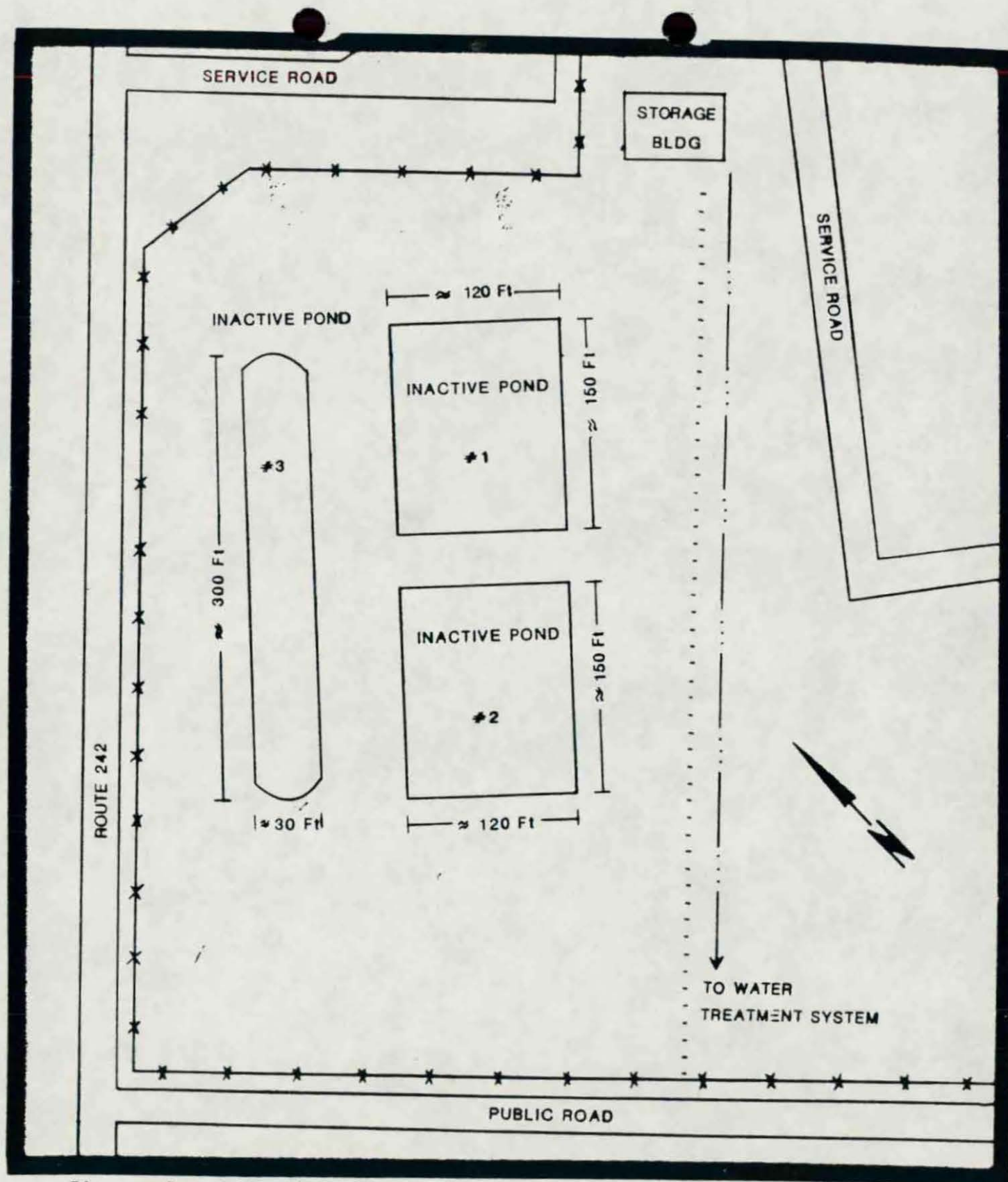


Figure 2. Site sketch of the inactive ponds located at the Vertac-West Helena site (AR 361). The pond boundaries and dimensions are estimates.

- - - Berm
 * - * Fence
 < - - - - - Open culvert
 Not drawn to scale

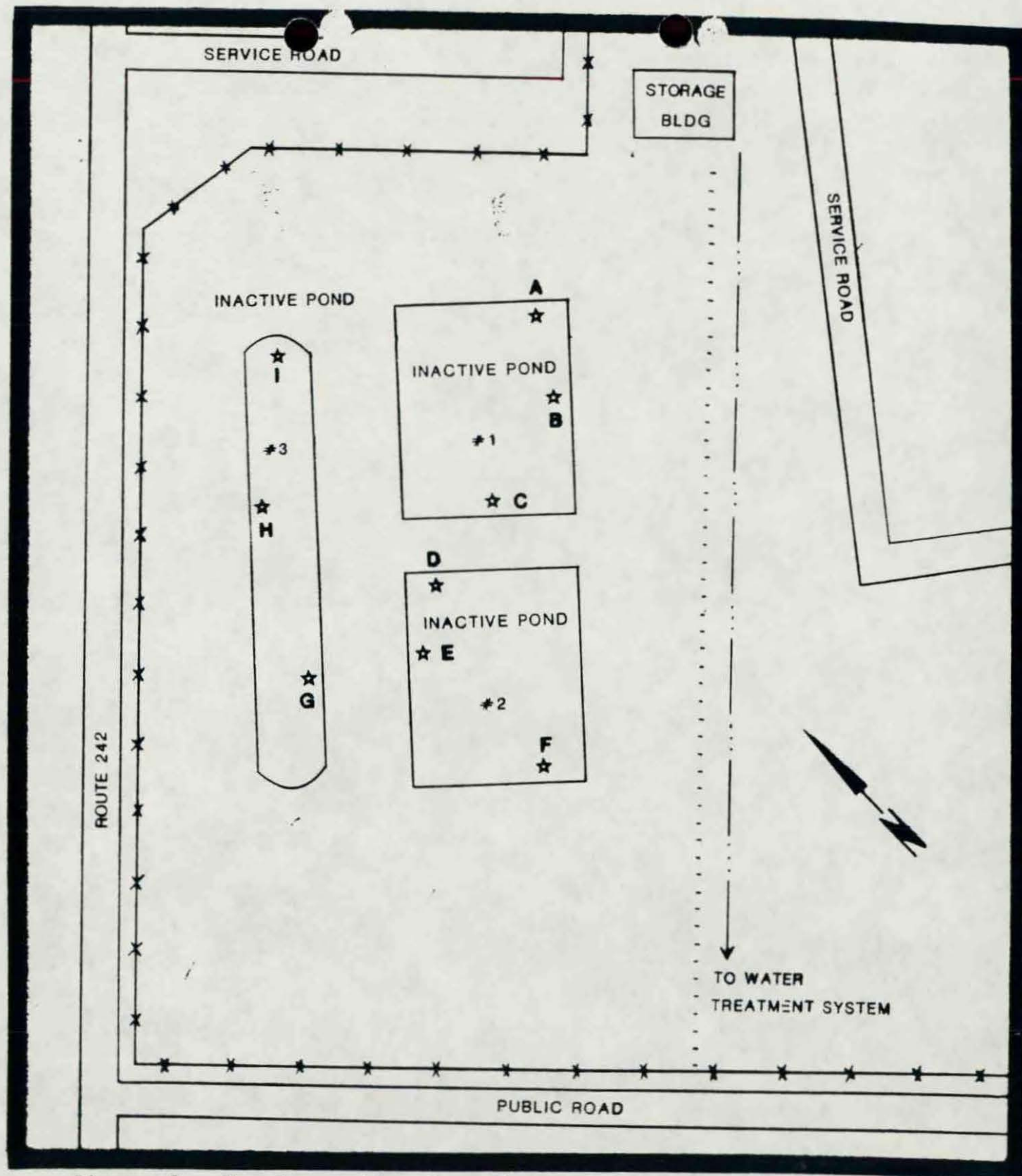


Figure 3. Sample station locations at the Vertac-West Helena site (AR 361).

☆ Sample stations

X—X Fence

— 9erm

←...— Open culvert

Not drawn to scale

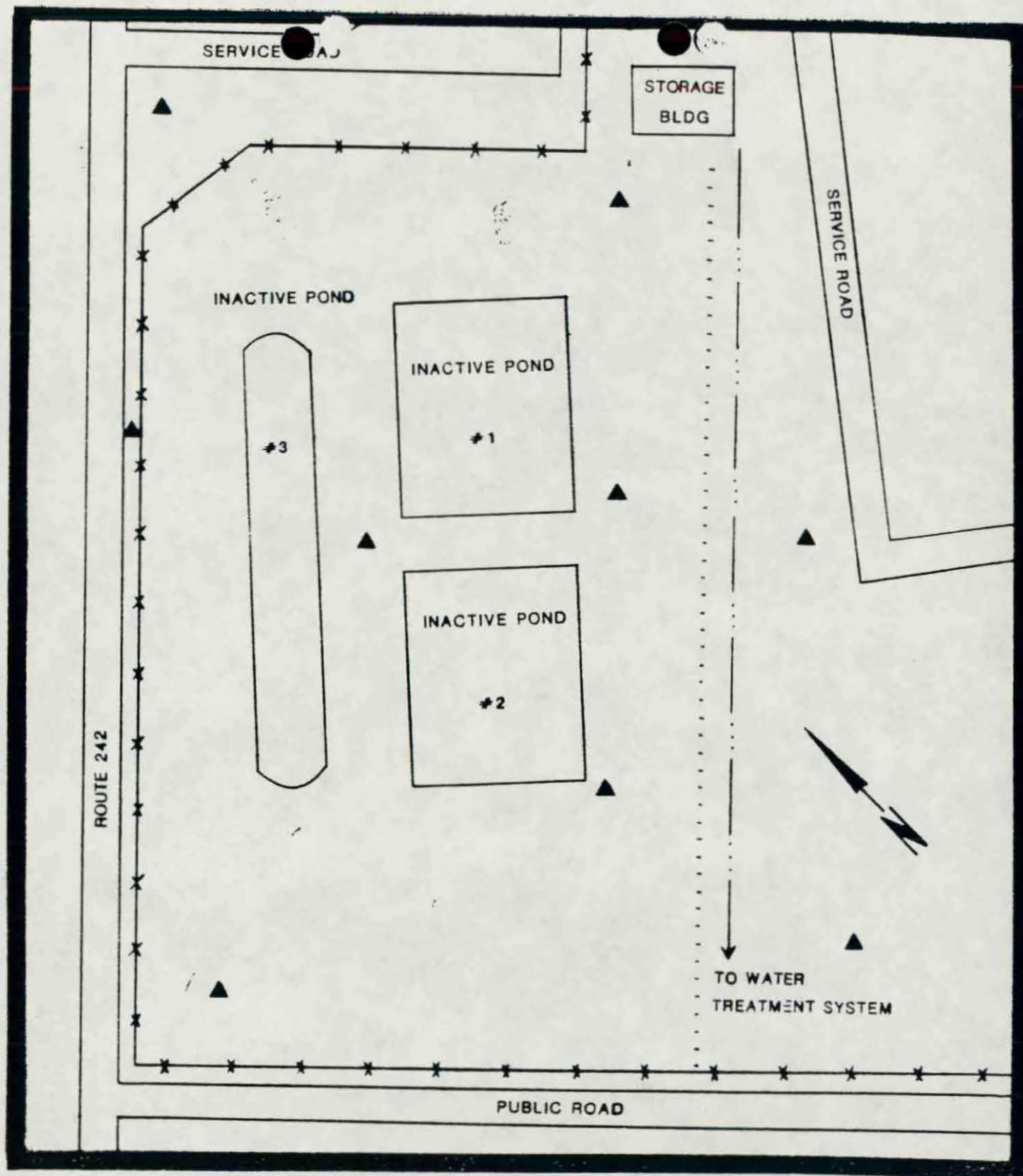


Figure 4. Proposed monitoring well locations for the Vertac-West Helena site (AR 361).

▲ Well locations

x — x Fence

- - - Berm

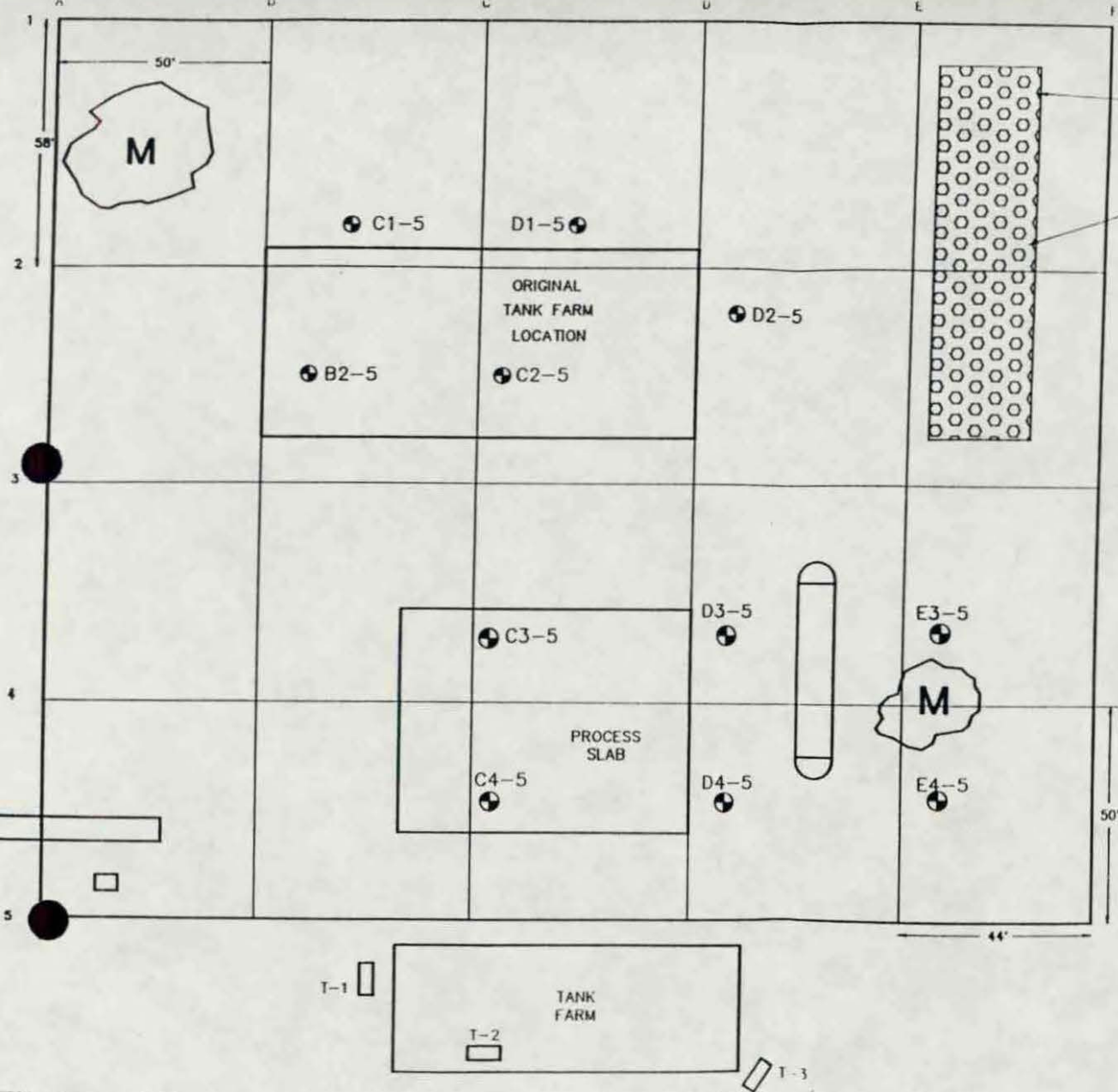
← ... — Open culvert

Not drawn to scale

WOODWARD-CLYDE CONSULTANTS, INC.
INVESTIGATION OF BURIED DRUMS



APPROXIMATE LOCATION
OF BURIED DRUMS



LEGEND:

- APPROXIMATE LOCATION OF BURIED DRUMS
- AREA TRENCHED
- AREA DUG TO LOCATE METAL
- SAMPLE BORINGS
- 50' X 50' GRID (UNLESS OTHERWISE NOTED)

DATE	REVISION	BY/DATE
SITE CHARACTERIZATION AND DRUM DISPOSAL SOIL SAMPLING CEDAR CHEMICAL CORPORATION		
Woodward-Clyde Consultants		
CEDAR CHEMICAL CORPORATION WEST HELENA, ARKANSAS		
Drawn by N.T.S.	Scale 1" = 10'	File No. 90B550C
SUBSURFACE BORING AND TRENCHING LOCATION MAP		

TABLE 1
CONCENTRATIONS OF CONTAMINANTS IN SOIL
 (ALL VALUES AS mg/kg)

Boring (All Are Offset)	DCA	DNBP	ODCB	Propanil
<hr/>				
B2.5				
0-5'	12.2	4,534	---	8.7
5-10'	2.3	39	---	9.0
10-15'	NIL	3	---	2.0
C1-5				
0-5'	152	36,087	---	712
5-10'	10.2	18,488	---	169
10-15'	0.2	84	---	0.1
C2.5				
0-5'	0.6	26	---	0.3
5-10'	0.1	7	---	0.5
10-15'	1.3	3	---	0.1
C3.5				
0-5'	11.6	72	NIL	25.5
5-10'	1.9	20	NIL	—
10-15'	0.2	ND	NIL	ND
C4.5				
0-5'	0.5	ND	NIL	ND
5-10'	0.5	0.2	NIL	NIL
10-15'	1.1	3	NIL	0.3
D1.5				
0-5'	1.9	158	—	1.1
5-10'	0.2	6	---	0.6
10-15'	NIL	2	---	0.4
D2.5				
0-5'	0.6	41	---	1.0
5-10'	0.1	2	---	0.6
10-15'	NIL	1	---	NIL

TABLE 1 (CONTINUED)

CONCENTRATIONS OF CONTAMINANTS IN SOIL

(ALL VALUES AS mg/kg)

Boring (All Are Offset)	DCA	DNBP	ODCB	Propanil
D3.5				
0-5'	8.8	85	NIL	17.4
5-10'	0.2	37	NIL	1.1
10-15'	0.9	0.3	NIL	5.6
D4.5				
0-5'	ND	0.2	NIL	0.1
5-10'	0.7	44	NIL	0.1
10-15'	0.5	0.4	NIL	0.1
E3.5				
0-5'	0.2	75	NIL	2.0
5-10'	0.1	2	NIL	3.9
10-15'	0.2	0.7	NIL	0.2
E4.5				
0-5'	0.7	0.2	NIL	0.7
5-10'	0.3	6	NIL	0.2
10-15	0.2	1	NIL	0.0

Note:

Analyses performed in Cedar Laboratory.

TABLE 2
CONCENTRATIONS OF CONTAMINANTS IN SOIL
(ALL VALUES AS mg/kg)

Boring	2,3 DCA	3,4 DCA	DNBP	ODCB	Propanil	2,3 DCNB	3,4 DCNB	Phenol	Anisole	Methoxychlor
B2.5 0-5'	ND	ND	4048	ND	4.128	ND	0.544	ND	ND	9.76
C1.5 0-5'	46.24	56.16	18720	12.4	276	ND	ND	ND	ND	ND
C2.5 0-5'	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND
C3.5 0-5'	2.442	0.346	53.12	0.822	76.8	ND	ND	ND	ND	ND
C4.5 10-15'	ND	ND	1.744	ND	0.244	ND	ND	ND	ND	ND
D1.5 0-5'	0.010	ND	116.16	ND	ND	ND	ND	ND	ND	ND
D2.5 0-5'	ND	ND	29.056	ND	0.947	ND	ND	ND	ND	ND
D3.5 0-5'	0.614	2.726	49.92	0.069	26.464	0.0147	0.0128	ND	ND	0.195
D4.5 5-10'	ND	ND	33.28	ND	134.72	ND	ND	ND	ND	ND
E3.5 0-5'	ND	ND	42.56	ND	1.142	ND	ND	ND	ND	ND
E4.5 0-5'	ND	ND	ND	ND	1.053	ND	ND	ND	ND	ND
T1	1.123	1.651	25.856	0.15	0.056	29.568	444.8	ND	ND	93.76

ECOLOGY AND ENVIRONMENT, INC.
NATIONAL DIOXIN STUDY

ECOLOGY AND ENVIRONMENT, INC.

MEMORANDUM

Reviewed by 6AW-SC
date _____

TO: Keith Bradley, RPO

FROM: Tom Smith, FIT Geologist *TWS*

THRU: K.H. Malone, Jr., RPM *KHM*

DATE: February 12, 1985

SUBJ: Dioxin Sampling, Vertac Chemical, West Helena, Arkansas (AR361)
TDD #R-6-8411-15

On December 4, 1984, the FIT collected 43 samples from 43 locations at the Vertac Chemical site, West Helena, Arkansas, for dioxin analysis. The endeavor was part of the National Dioxin Study and represented a Tier 6 inspection.

A combined random/direct sampling approach was applied during this inspection. The direct approach was utilized along the northwestern boundary to quantify any dioxin residues which may have remained atop the inactive, covered surface impoundments (see attached map). A random approach was used throughout the remainder of the unpaved portions of the site.

A grid network was devised for the Vertac Site (see attached grid map). Grids 1-18, which are within the inactive surface impoundment area, were sampled by the direct method. Grids 19-159 were sampled by a random selection scheme as derived from a pocket calculator. Each sample was collected from the mid-point of the selected grid and followed the protocols described on pages 38-40 of the Final Draft Report: Sampling Guidance Manual For The National Dioxin Study, July 1984. The direct approach yielded 17 samples from 18 grids (grid 13 was inadvertently not sampled) and the random method yielded 26 samples from 141 grids (see attached sample location map).

Analytical data generated by this inspection indicated that no TCDD was present in any of the samples collected at the Vertac West Helena facility.

The FIT recommends that no further National Dioxin Study activity be conducted at this site.

APPENDIX D
GROUNDWATER DATA

Piezometer Elevations (Relative to Mean Seal Level)

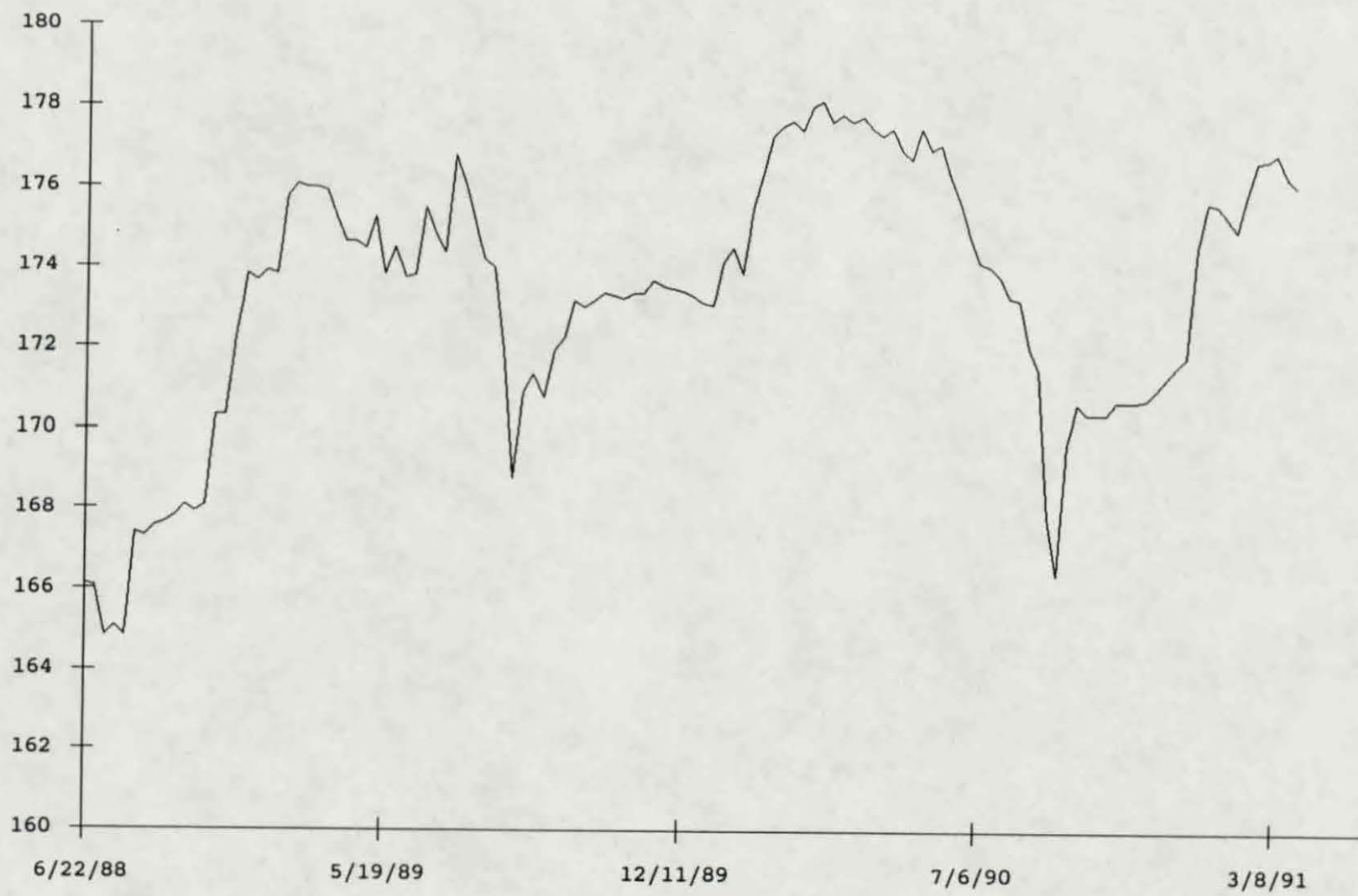
Date	MSL_1	MSL_2	MSL-2A	MSL-3	MSL_3A	MSL-4	MSL-5	MSL-6	MSL-6A	MSL_7
6/22/88	166.10	166.40	179.22	166.30	195.20	166.00	166.60	165.80	194.10	166.20
08/09/88	166.08	166.05	179.22	165.87	195.20	166.22	165.72	165.35	194.10	165.65
08/15/88	164.83	165.05	179.22	164.70	176.45	164.72	164.55	163.85	181.02	164.40
08/24/88	165.08	165.38	179.22	165.03	176.45	164.13	164.97	164.52	180.52	164.73
08/30/88	164.83	164.88	179.22	164.95	176.45	164.97	165.22	164.60	180.27	164.90
09/19/88	167.42	167.63	179.22	167.45	176.45	167.30	167.38	166.93	179.60	167.23
10/07/88	167.33	167.55	179.22	167.53	176.45	167.55	167.42	167.02	178.93	167.23
10/13/88	167.58	167.63	179.22	167.62	195.20	167.72	167.47	167.18	178.85	167.32
10/21/88	167.67	167.80	179.22	167.78	176.62	167.80	167.67	167.27	178.77	167.48
10/28/88	167.83	167.97	179.22	167.95	176.62	167.97	167.76	167.27	179.18	167.65
11/04/88	168.08	168.14	179.22	168.20	176.62	168.22	168.01	167.68	178.85	167.90
11/11/88	167.92	168.05	179.22	168.04	176.62	168.05	167.84	167.52	178.60	167.73
11/18/88	168.08	168.55	179.22	168.45	176.62	168.47	168.26	167.93	178.93	168.15
11/29/88	170.33	170.55	179.22	170.28	176.62	170.38	170.01	168.77	181.52	169.98
12/16/88	170.33	170.38	179.22	170.28	176.62	170.38	170.09	169.85	181.18	169.98
01/06/89	172.25	172.30	179.22	172.28	176.62	172.47	172.01	171.77	183.43	167.90
01/20/89	173.83	173.97	179.30	173.87	176.62	174.13	173.67	173.35	186.18	173.57
01/27/89	173.67	173.63	179.22	173.53	176.62	173.80	173.34	173.02	186.18	173.23
02/02/89	173.92	174.05	179.22	174.03	176.62	174.22	173.76	173.52	186.68	173.73
02/10/89	173.83	173.97	179.22	173.95	176.62	174.13	173.76	173.43	187.35	173.57
02/24/89	175.75	175.88	179.22	175.87	176.62	175.97	175.59	175.27	187.85	175.57
03/03/89	176.08	176.22	179.22	176.20	176.62	176.30	176.01	175.68	188.43	175.90
03/10/89	176.00	176.13	179.22	176.12	176.62	176.30	176.01	175.60	188.27	175.82
03/31/89	176.00	176.13	179.22	176.12	176.62	176.47	176.01	175.60	187.60	175.90
03/31/89	175.92	176.05	179.22	176.12	176.62	176.30	175.92	175.60	187.68	175.82
04/14/89	175.25	175.47	179.22	175.45	176.62	175.63	175.34	174.93	186.93	175.23
04/21/89	174.67	175.13	179.22	174.70	176.62	175.13	174.63	174.35	186.18	174.57
04/28/89	174.67	175.05	179.22	174.95	176.62	175.05	174.55	174.27	185.52	174.48
05/05/89	174.50	174.55	179.22	174.70	176.62	174.80	174.38	174.10	185.02	174.32
05/12/89	175.25	175.22	179.22	175.37	176.62	175.47	175.05	174.68	185.10	174.98
05/19/89	173.83	173.97	179.22	173.87	176.62	173.97	173.55	173.27	184.68	173.48
05/26/89	174.53	174.40	179.20	173.35	177.05	174.43	173.95	173.75	185.73	173.85
06/02/89	173.75	173.65	179.20	173.60	177.05	173.75	173.25	173.00	185.25	173.10
06/09/89	173.80	173.65	179.20	173.60	177.05	173.75	173.20	173.00	185.00	173.10
06/16/89	175.50	175.40	179.20	175.40	177.05	175.50	175.15	174.90	186.20	175.00
06/23/89	174.85	174.80	179.20	174.75	177.05	174.90	174.40	174.10	186.10	174.30
06/30/89	174.40	174.35	179.20	174.30	177.05	174.50	174.00	173.70	185.50	173.85
07/07/89	176.80	176.80	180.65	176.90	177.20	176.90	176.70	176.30	187.05	176.40
07/14/89	176.10	176.10	180.70	176.15	177.40	176.30	176.00	175.65	187.35	175.80
07/21/89	175.10	175.05	180.10	175.05	177.35	175.25	174.75	174.40	187.10	174.60
07/28/89	174.20	174.15	179.20	174.15	177.20	174.35	173.85	173.55	186.55	173.65
08/04/89	174.00	173.95	179.20	174.00	177.05	174.20	173.60	173.50	186.45	173.65
08/11/89	171.95	171.80	179.20	172.30	177.05	172.65	172.30	171.90	185.50	172.10
08/16/89	168.80	168.95	179.20	168.80	177.05	167.95	168.30	167.80	184.20	168.10
08/25/89	170.90	170.80	179.20	170.90	177.05	171.10	170.55	170.25	183.75	170.40
09/01/89	171.35	172.30	179.20	171.30	177.05	171.50	170.95	170.70	184.20	170.80
09/08/89	171.95	172.20	179.20	172.30	177.05	172.40	172.05	171.75	183.20	171.85
09/08/89	170.75	170.80	179.20	171.10	177.05	171.20	170.95	170.55	183.40	170.75
09/22/89	172.25	172.20	179.20	172.30	177.05	171.40	172.05	171.80	182.90	171.90
10/05/89	173.20	173.10	179.20	173.20	177.05	173.40	172.95	172.65	184.15	172.80
10/13/89	173.05	173.00	179.20	173.05	177.05	173.20	172.85	172.55	183.45	172.65
10/17/89	173.20	173.10	179.20	173.15	177.05	173.30	172.95	172.65	183.40	172.75

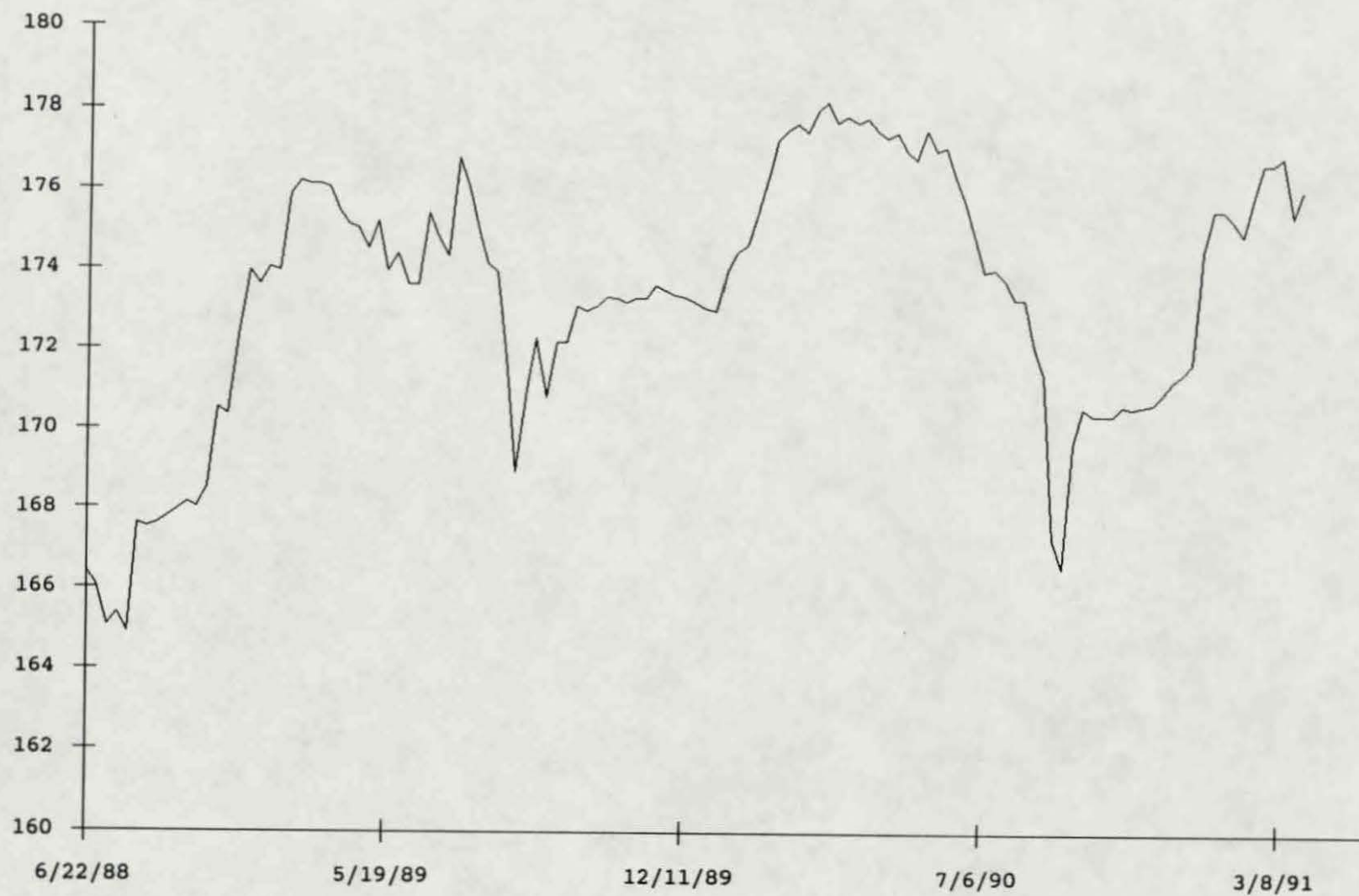
Piezometer Elevations (Relative to Mean Seal Level)

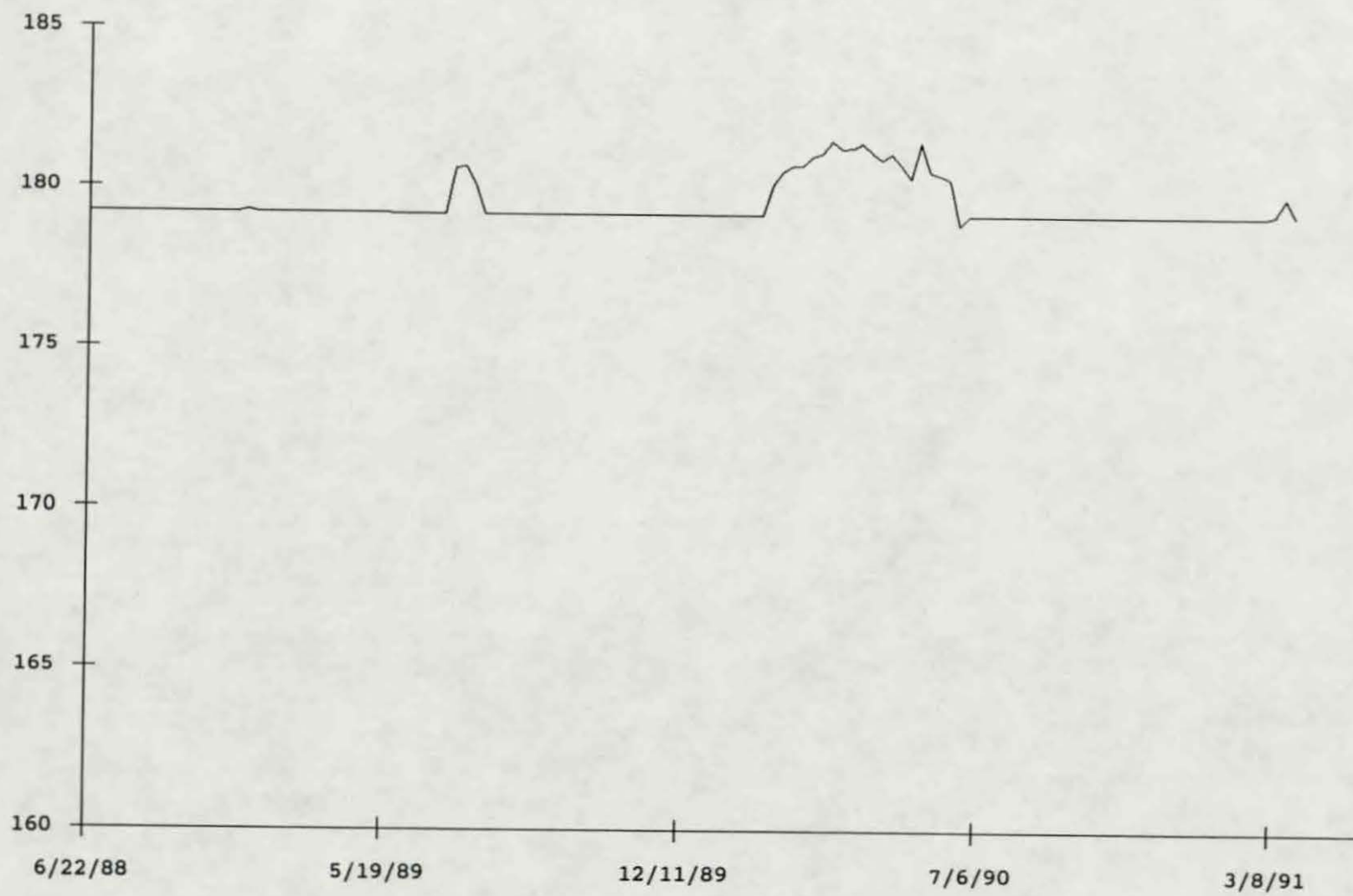
Date	MSL_1	MSL_2	MSL-2A	MSL-3	MSL_3A	MSL-4	MSL-5	MSL-6	MSL-6A	MSL_7
0/20/89	173.40	173.35	179.20	173.45	177.05	173.50	173.15	172.90	184.05	173.00
10/27/89	173.35	173.30	179.20	173.35	177.05	173.45	173.10	172.80	183.70	172.95
11/03/89	173.25	173.20	179.20	173.20	177.05	173.30	173.00	172.70	183.15	172.80
11/10/89	173.40	173.30	179.20	173.35	177.05	173.45	173.15	172.90	183.70	172.95
11/17/89	173.40	173.30	179.20	173.35	177.05	173.45	173.10	172.85	183.60	172.95
11/27/89	173.70	173.65	179.20	173.70	177.05	173.80	173.40	173.20	184.65	173.30
12/01/89	173.55	173.50	179.20	173.50	177.05	173.15	173.25	173.00	184.35	173.10
12/08/89	173.50	173.40	179.20	173.45	177.05	173.55	173.20	172.95	183.75	173.05
12/11/89	173.45	173.35	179.20	173.40	177.05	173.55	173.20	172.90	183.70	173.00
12/15/89	173.35	173.20	179.20	173.25	177.05	173.40	173.05	172.80	183.45	172.85
12/21/89	173.15	173.05	179.20	173.10	177.05	173.20	172.90	172.60	183.25	172.70
12/28/89	173.10	173.00	179.20	173.05	177.05	173.15	172.75	172.55	183.15	172.60
01/05/90	174.15	174.00	179.20	173.95	177.05	174.20	173.75	173.55	185.15	173.60
01/12/90	174.55	174.45	179.20	174.45	177.05	174.70	174.25	174.00	185.85	174.05
01/19/90	173.85	174.65	179.20	174.75	177.05	174.95	174.50	174.30	186.15	174.35
01/26/90	175.50	175.40	179.20	175.45	177.05	175.65	175.20	174.95	186.85	175.05
02/02/90	176.40	176.30	179.20	176.30	177.05	176.50	176.05	175.80	187.45	175.90
02/08/90	177.30	177.25	180.10	177.30	177.20	177.40	177.00	176.75	188.05	176.85
02/16/90	177.55	177.50	180.55	177.50	177.65	177.70	177.30	177.00	188.20	177.15
02/23/90	177.70	177.65	180.75	177.65	177.80	177.90	177.45	177.15	188.50	177.30
03/02/90	177.45	177.45	180.75	177.45	178.05	177.65	177.25	176.95	188.45	177.10
03/09/90	178.05	178.00	181.05	177.95	178.20	178.25	177.80	177.50	188.55	176.65
03/19/90	178.15	178.20	181.15	178.20	178.30	178.50	178.00	177.65	188.65	177.80
03/23/90	177.65	177.70	181.55	178.70	179.20	178.00	177.50	177.15	188.25	177.35
03/30/90	177.85	177.85	181.30	177.90	178.65	178.20	177.70	177.30	188.35	177.50
04/06/90	177.65	177.70	181.35	177.70	178.55	178.00	177.55	176.15	187.95	177.30
04/12/90	177.80	177.80	181.45	177.85	178.70	178.10	177.60	177.25	187.95	177.45
04/19/90	177.50	177.50	181.20	177.55	179.10	177.75	177.35	177.00	187.90	177.15
04/26/90	177.30	177.30	180.95	177.35	179.40	177.50	177.15	176.75	187.80	176.95
05/07/90	177.50	177.45	181.15	177.45	179.65	177.55	177.25	176.90	187.75	177.05
05/11/90	176.95	177.00	180.80	177.00	179.55	177.15	176.80	176.40	187.30	176.60
05/18/90	176.75	176.80	180.35	176.80	179.55	176.95	176.60	176.25	187.05	176.40
05/24/90	177.50	177.50	181.50	177.50	180.00	177.70	177.30	176.95	187.70	177.10
06/01/90	176.95	177.00	180.55	177.00	179.90	177.15	176.80	176.45	187.05	176.60
06/08/90	177.10	177.10	180.45	177.15	179.95	177.25	176.95	176.60	187.10	176.75
06/15/90	176.30	176.35	180.30	176.35	180.00	176.45	176.05	175.65	187.00	175.85
06/22/90	175.65	175.70	178.90	175.70	179.70	175.80	175.50	175.10	187.00	175.30
06/29/90	174.85	174.90	179.20	174.85	179.50	174.95	174.60	174.10	185.85	174.35
07/06/90	174.15	174.00	179.20	174.15	179.20	174.35	173.90	173.60	185.20	173.75
07/13/90	174.05	174.05	179.20	174.10	178.85	174.20	173.90	173.50	184.85	173.70
07/20/90	173.80	173.80	179.20	173.80	178.60	173.90	173.60	173.20	184.20	173.40
07/27/90	173.30	173.30	179.20	173.35	178.40	173.40	173.15	172.70	183.75	172.95
08/03/90	173.25	173.30	179.20	173.30	178.15	173.35	173.15	172.75	183.70	172.95
08/10/90	172.10	172.15	179.20	172.15	177.95	172.20	171.95	171.50	183.30	171.75
08/17/90	171.50	171.40	179.20	171.35	177.75	168.50	171.05	170.60	182.90	170.80
08/24/90	167.85	167.30	179.20	167.50	177.15	167.85	167.10	166.90	182.40	166.95
08/31/90	166.40	166.55	179.20	166.60	177.10	166.70	166.50	165.90	182.05	166.20
09/07/90	169.70	169.70	179.20	169.80	177.10	170.00	169.75	169.40	181.95	169.50
09/14/90	170.65	170.60	179.20	170.60	177.10	170.75	170.50	170.20	181.65	170.30
09/21/90	170.40	170.40	179.20	170.50	177.10	170.50	170.30	169.95	181.40	171.10
09/28/90	170.40	170.40	179.20	170.55	177.10	170.55	170.35	169.90	181.30	170.15
10/05/90	170.40	170.40	179.20	170.45	177.10	170.50	170.25	169.90	181.30	170.05

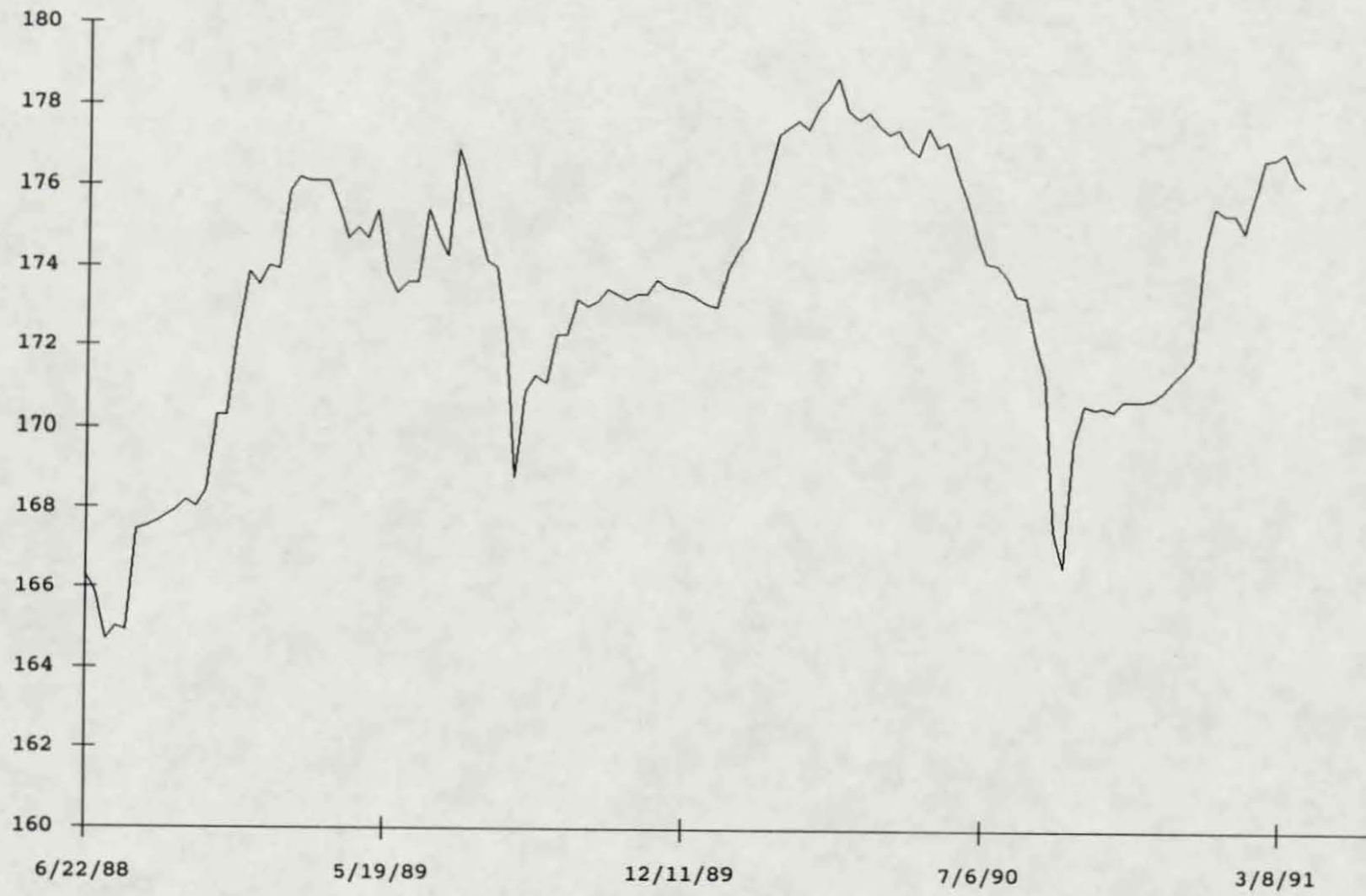
Piezometer Elevations (Relative to Mean Seal Level)

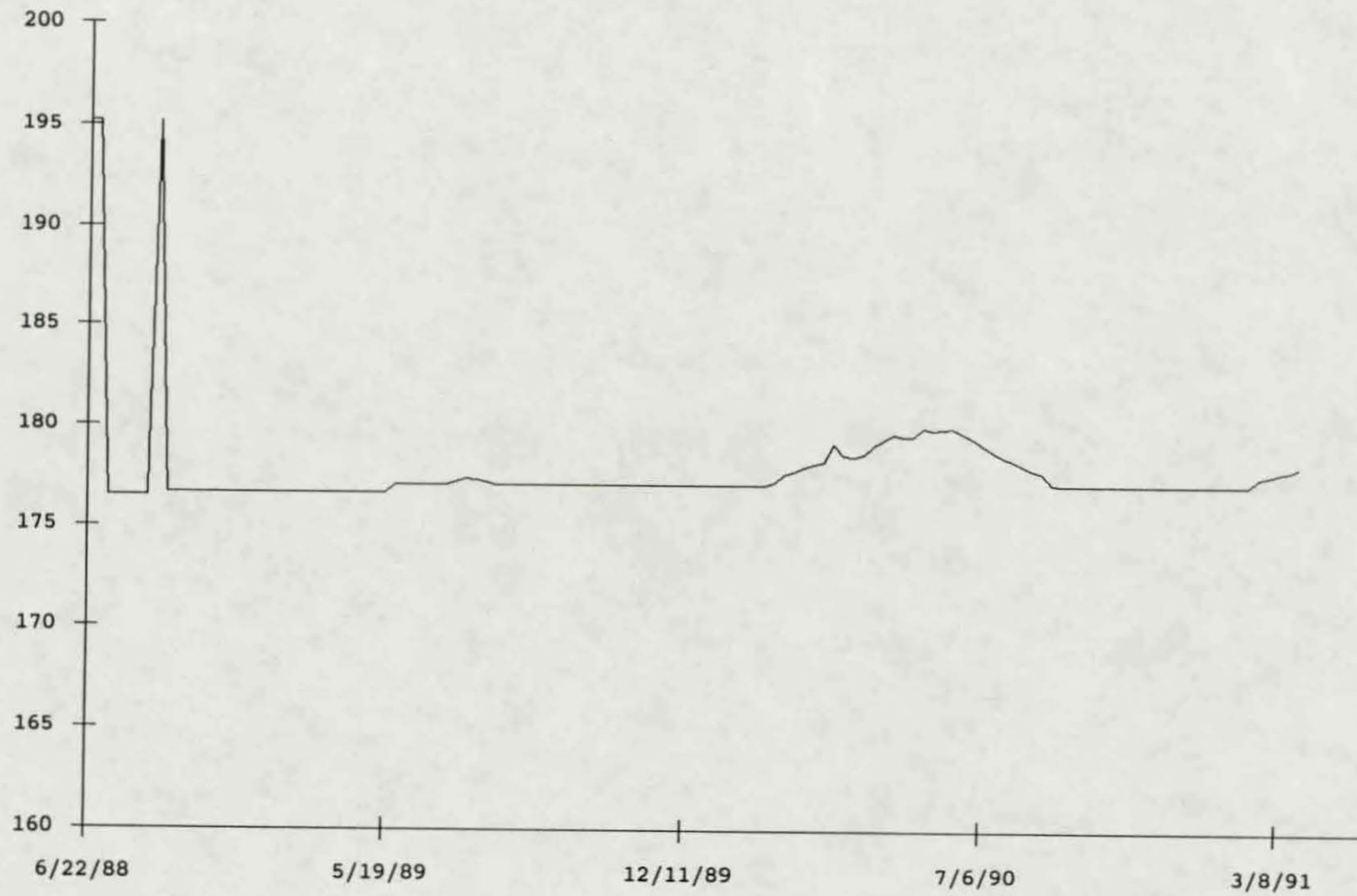
Date	MSL_1	MSL_2	MSL-2A	MSL-3	MSL_3A	MSL-4	MSL-5	MSL-6	MSL-6A	MSL_7
0/12/90	170.70	170.65	179.20	170.70	177.10	170.75	170.50	170.20	181.60	170.30
10/19/90	170.70	170.60	179.20	170.70	177.10	170.70	170.45	170.15	181.25	170.30
10/26/90	170.70	170.65	179.20	170.70	177.10	170.75	170.50	170.20	181.10	170.30
11/02/90	170.75	170.70	179.20	170.75	177.10	170.75	170.50	170.20	180.85	170.05
11/09/90	171.00	170.95	179.20	170.95	177.10	171.00	170.75	170.45	181.45	170.55
11/16/90	171.30	171.25	179.20	171.25	177.10	171.30	171.00	170.75	181.60	170.85
11/30/90	171.60	171.45	179.20	171.50	177.10	171.50	171.20	170.95	181.80	170.95
12/14/90	171.85	171.70	179.20	171.80	177.10	171.75	171.45	171.25	181.70	171.30
01/04/91	174.60	174.55	179.20	174.55	177.10	174.65	174.30	173.05	184.75	174.15
01/11/91	175.65	175.55	179.20	175.55	177.10	175.70	175.30	175.05	185.65	175.15
01/19/91	175.60	175.55	179.20	175.35	177.10	175.70	175.30	175.05	185.45	175.15
01/25/91	175.30	175.30	179.20	175.35	177.10	175.45	175.10	174.80	185.55	174.90
02/01/91	175.00	174.95	179.20	174.95	177.10	175.10	174.80	174.50	184.90	174.60
02/08/91	175.90	175.85	179.20	175.85	177.10	176.00	175.60	175.35	185.80	175.45
02/22/91	176.70	176.70	179.20	176.70	177.55	176.80	176.50	176.20	186.70	176.30
02/28/91	176.75	176.70	179.20	176.75	177.65	176.85	176.55	176.20	186.80	176.35
03/08/91	176.90	176.90	179.25	176.90	177.80	177.00	176.70	176.40	187.05	176.55
03/15/91	176.30	175.40	179.80	176.30	177.90	176.50	176.15	175.80	187.00	175.95
03/21/91	176.05	176.05	179.20	176.10	178.15	176.25	175.90	175.55	187.15	175.70
Average f	173.35	173.37	179.50	173.38	177.84	173.46	173.16	172.81	184.79	172.96
	=====	=====	=====	=====	=====	=====	=====	=====	=====	=====

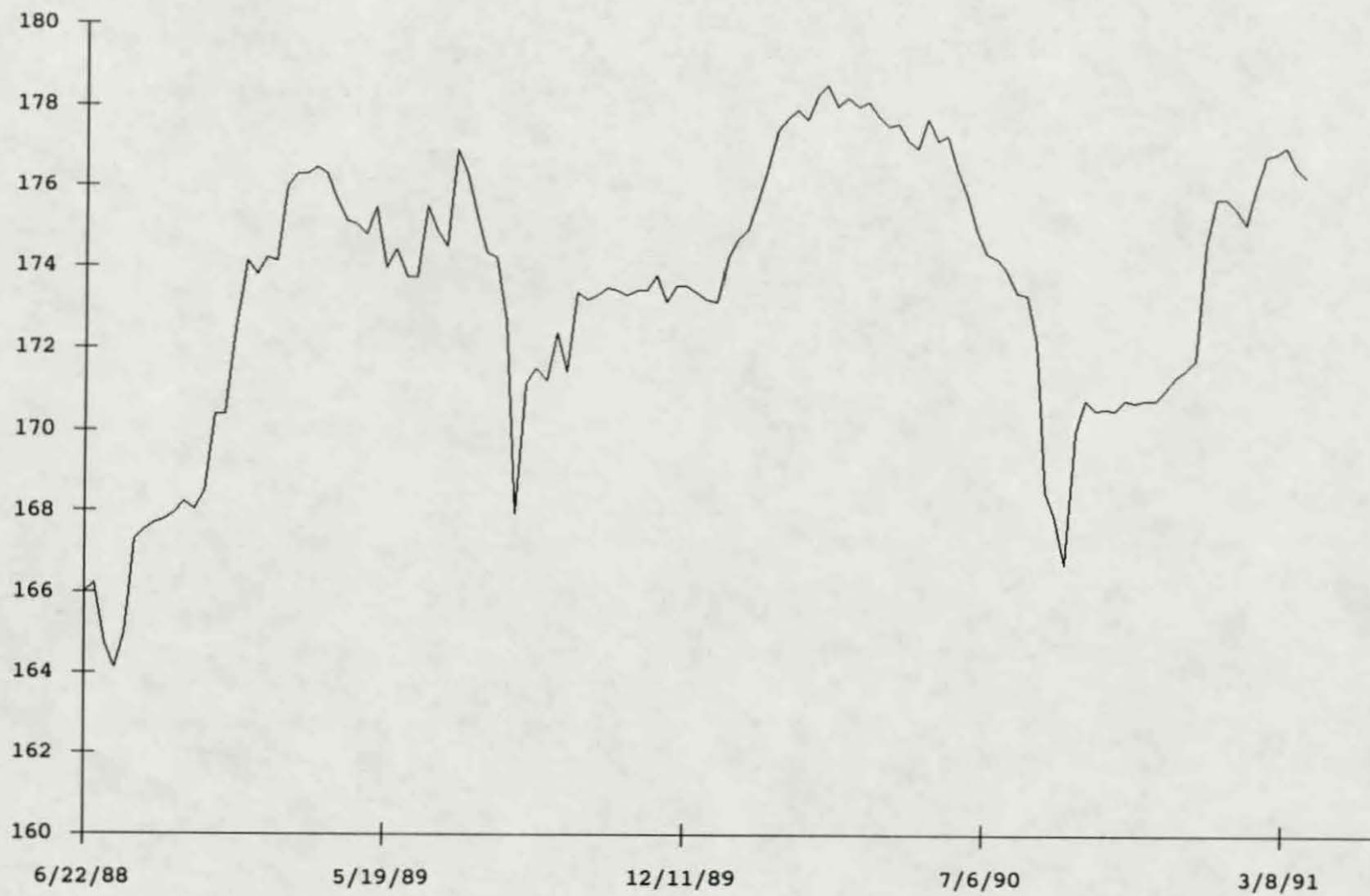


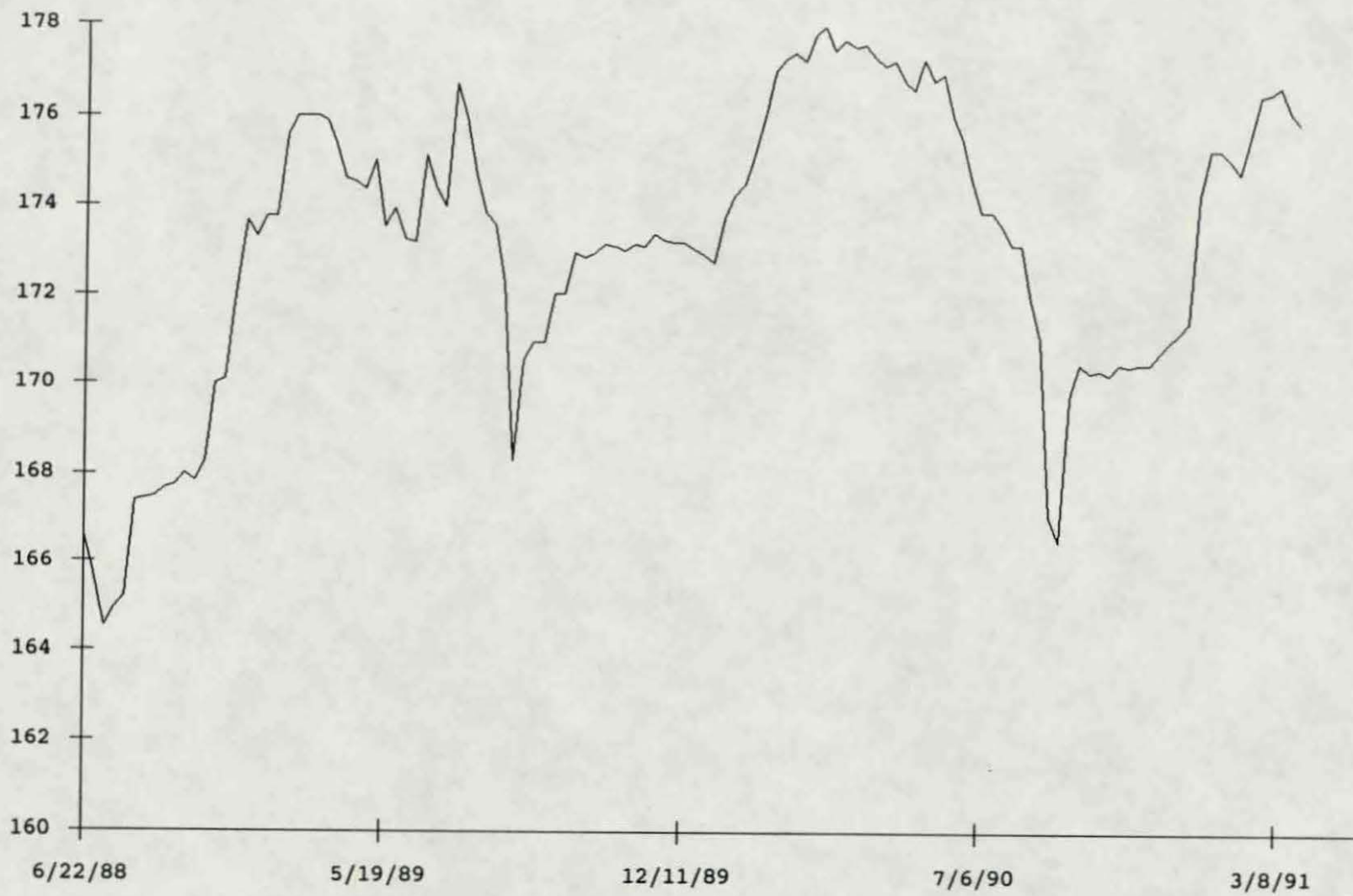


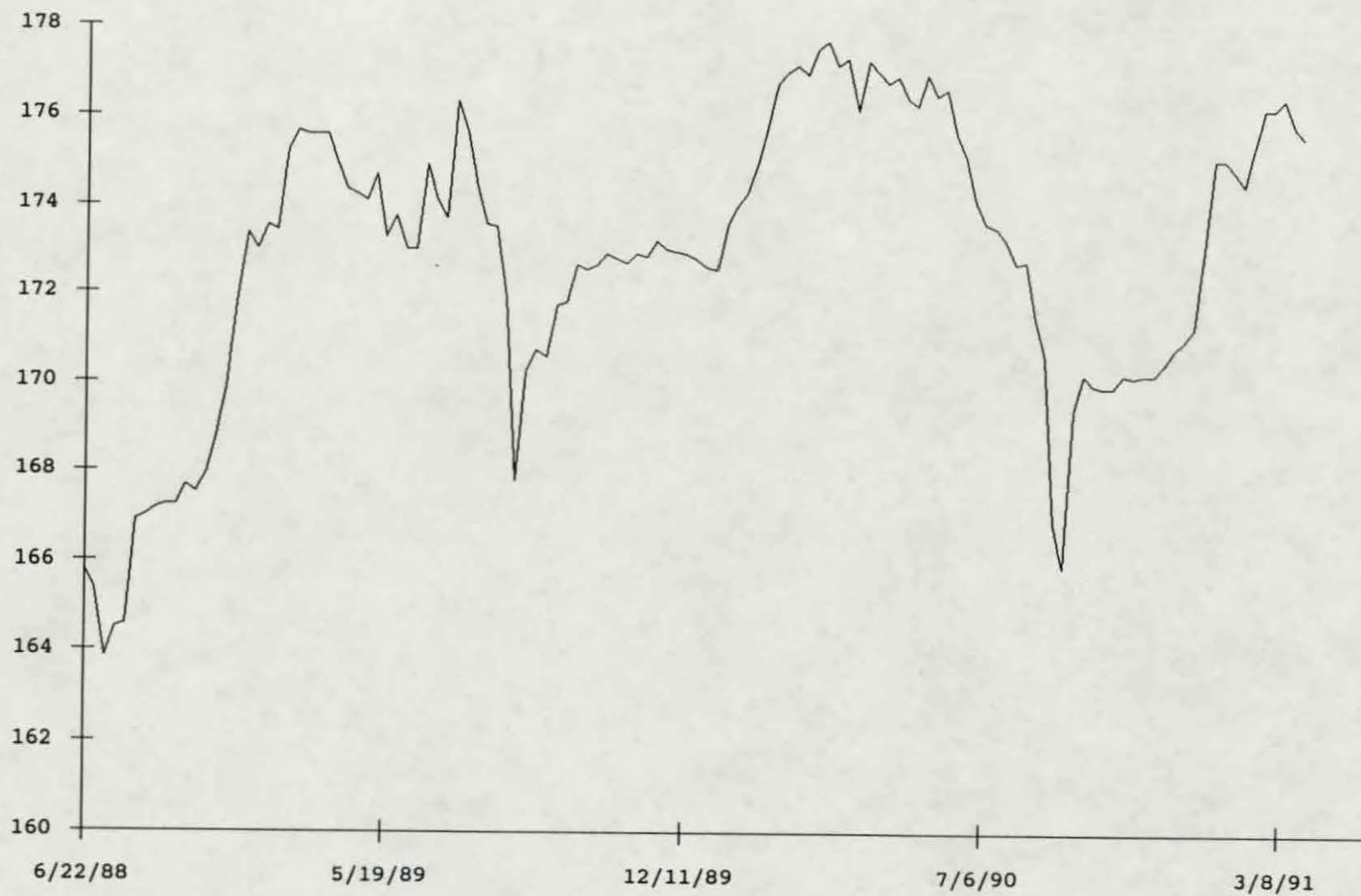


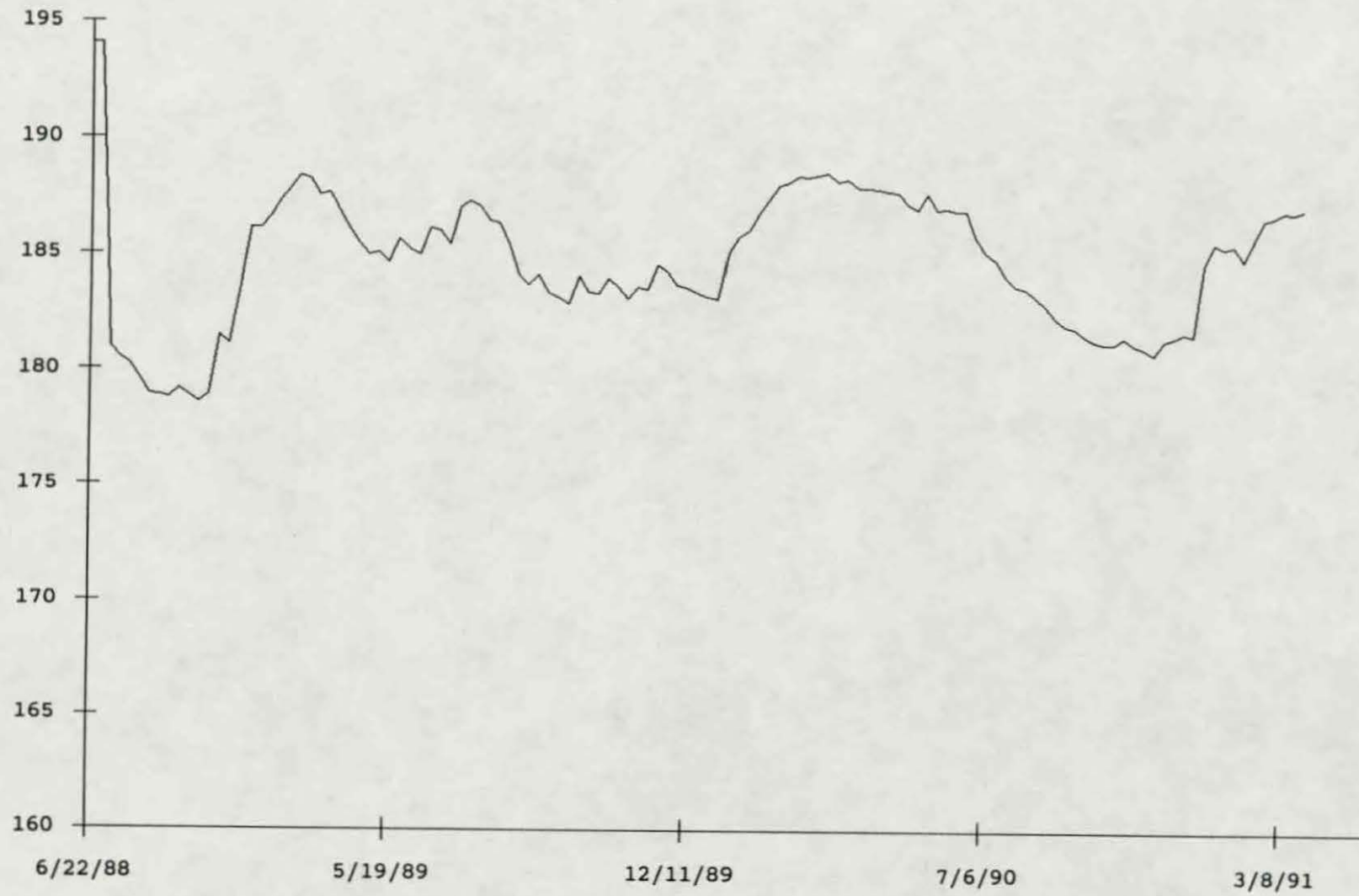


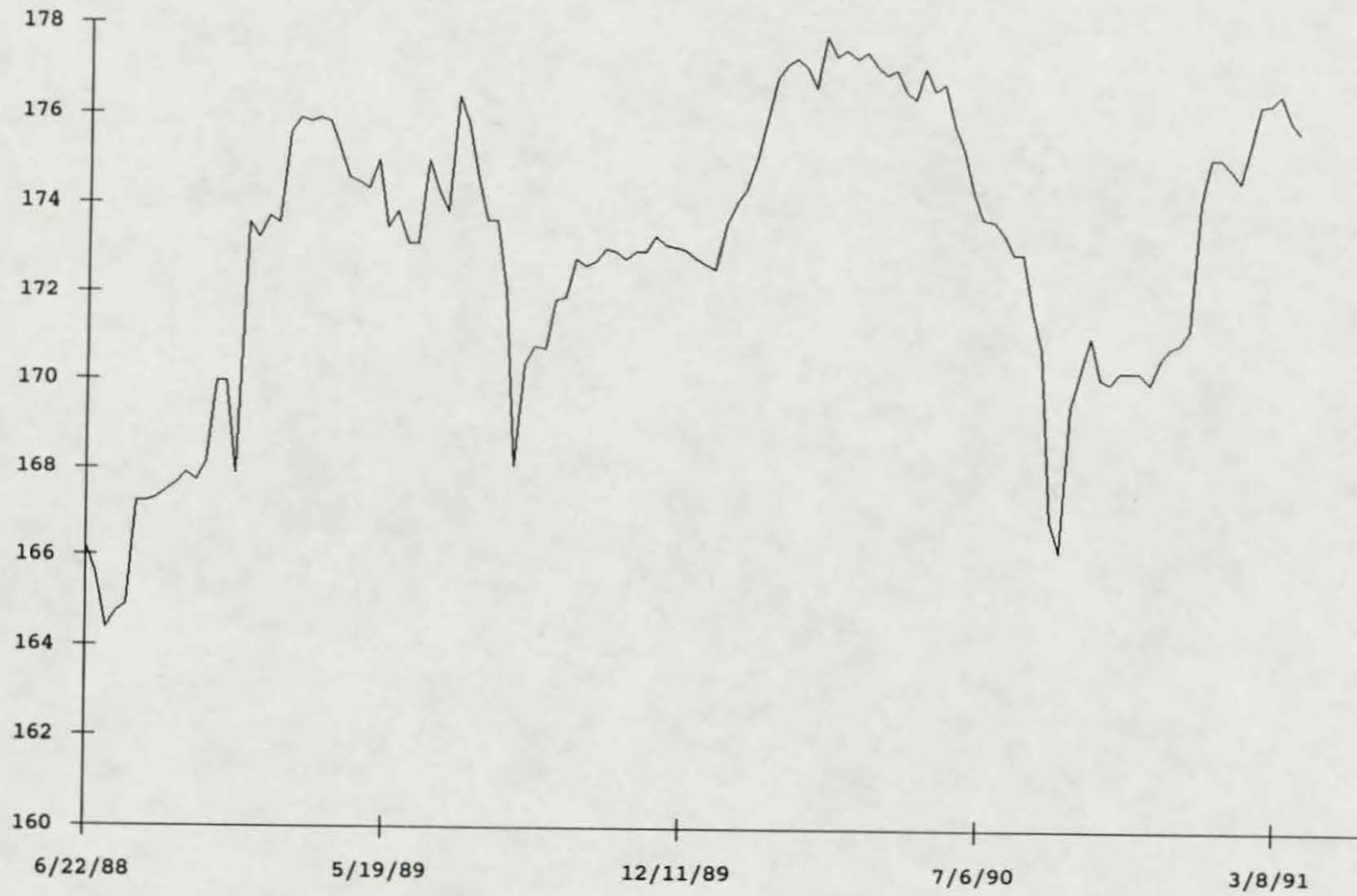












Cedar Chemical Corporation - Monitoring Well Analysis Report Sum

Date	Well	pH	Spec_Conc	TOH	TOC	Comment
10/17/89	1	6.71	1850	0.783	4.59	
10/17/89	1			0.765	4.64	Field Duplicate
12/11/89	1	7.28	1900	0.657	4.96	
02/16/90	1	7.38	2000	0.648	5.72	
04/26/90	1	6.94	2000	0.988	4.76	
Average for 1		7.07	1937	0.768	4.93	
10/17/89	2	6.58	860	0.037	2.06	
12/11/89	2	7.42	900	0.065	1.74	
12/11/89	2			0.077	3.10	Field Duplicate
02/16/90	2	7.81	850	0.020	2.74	
04/26/90	2	7.18	800	0.167	1.93	
Average for 2		7.24	852	0.073	2.31	
10/17/89	3	6.39	4500	6.570	38.40	
12/11/89	3	6.66	3250	4.970	26.20	
02/16/90	3			3.360	24.44	Field Duplicate
02/16/90	3	6.70	3500	4.370	24.97	
04/26/90	3	6.43	4500	6.890	36.01	
Average for 3		6.54	3937	5.232	30.00	
10/17/89	4	6.82	2800	1.840	10.10	
12/11/89	4	7.42	2500	1.780	9.72	
02/16/90	4	7.49	2900	1.970	12.63	
04/26/90	4			2.153	12.51	Field Duplicate
04/26/90	4	7.32	2600	2.059	11.72	
Average for 4		7.26	2700	1.960	11.33	
10/17/89	6	7.56	1100	0.081	3.64	
12/11/89	6	7.77	1000	0.273	19.34	
02/16/90	6	8.00	1100	0.053	22.80	
04/26/90	6	7.69	1100	0.089	13.56	
Average for 6		7.75	1075	0.124	14.83	

Cedar Chemical Corporation - Monitoring Well Analysis Report Sum

Date	Well	pH	Spec Cond	TOH	TOC	Comment
<hr/>						
10/17/89	6A	7.76	700	0.201	2.31	
12/11/89	6A	7.52	700	0.035	2.37	
02/16/90	6A	7.71	760	0.062	2.81	
04/26/90	6A	7.46	775	0.072	2.94	
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Average for 6A		7.61	733	0.092	2.60	
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10/17/89	6B	7.33	3500	39.100	85.90	
12/11/89	6B	7.46	3100	31.500	84.70	
02/16/90	6B	7.37	3900	44.000	19.99	
04/26/90	6B	7.23	3000	33.900	71.82	
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Average for 6B		7.34	3375	37.125	65.60	
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10/17/89	6C	7.43	2100	50.800	78.70	
12/11/89	6C	7.54	2100	44.800	74.80	
02/16/90	6C	7.07	2100	12.200	101.80	
04/26/90	6C	7.04	2000	24.400	66.63	
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Average for 6C		7.27	2075	33.050	80.48	
<hr/>						
10/17/89	7	7.62	840	0.602	7.50	
12/11/89	7	7.83	850	0.979	8.77	
02/16/90	7	8.08	960	3.500	14.03	
04/26/90	7	7.65	1500	7.280	10.36	
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Average for 7		7.79	1037	3.090	10.16	
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10/17/89	F Blan			0.023	1.23	
12/11/89	F Blan			0.029	0.66	
02/16/90	F Blan			0.022	2.24	
04/26/90	F Blan			0.141	1.77	
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Average for F Bl		0.00	0	0.053	1.47	